

Re: CRIMINAL COMPLAINT (CLAIM OF TRESPASS & CRIMINAL CHARGES)

Sent: Monday, August 27, 2018 11:14 AM

From: Living man of God living_man_of_god@protonmail.com

To: Josh Bruegger jbruegger@ci.pasadena.tx.us

PRIVATE

NOTICE TO AGENT IS NOTICE TO PRINCIPAL. NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

SILENCE IS ACQUIESCENCE, AGREEMENT, DISHONOR and activate ESTOPPEL.

SILENCE CAN ONLY EQUATE TO FRAUD WHEN THERE IS A LEGAL AND MORAL DUTY TO SPEAK.

NOTICE OF LIABILITY

to Josh Bruegger, the man acting as assistant chief for PASADENA POLICE DEPARTMENT of CITY OF PASADENA; in private and unlimited capacity.

hereinafter: you, your or yours

from the self-aware living soul of god within the living flesh and blood man of god created by the will of god in the image of god on land of god with dominion of god; i am a true physical fact of nature known locally as master.

hereinafter: me. my, myself or i.

my word is my bond. everything i write, say and do includes, and is limited to, my meaning.

sorry there are so many words for you to read, but my life has been threaten by incompetent, unethical, lawless men with guns who act as agents of and for CITY OF PASADENA as PASADENA POLICE DEPARTMENT police officers, so out of fear for my mortal life i must convey my will and testament clearly as i can with hopes i will not be publically execute.

"silence can only be equated with fraud where there is a legal and moral duty to speak, or where an injury left unanswered would be intentionally misleading."

u.s. v. tweel, 550 f.2d 297,299 (1977), quoting u.s. v. prudden, 424 f.2d 1021, 1032 (1970).

"when circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation."

fisher controls international, inc. v. gibbons, 911 s.w. 2d 135 (1995)

"when a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to

disclose is as much a fraud as an actual misrepresentation."

blanton v. sherman compress co., 256 s.w. 2d 884 (1953)

silence activates estoppel, pursuant to carmine v. bowen, 64 a. 932.

this email is public record and you are making false claims on public record which force me to respond. it is very clear that you are not concerned about the facts of the matter.

i am desperately seeking someone who works for CITY OF PASADENA that:

- realizes the gravity of the situation and the true mortal danger my life is in, by incompetent men with guns who have no regard for true law, no regard for true safety and no good ethics guiding their acts and deeds, and
- wants to help me.

i concede that will never happen.

men exhibiting guns in plain view while acting as agents of CITY OF PASADENA as PASADENA POLICE DEPARTMENT police officers have started a war with me and attacked me numerous times for absolutely no reason. these men are fabricating evidence against me.

i have not harmed anyone, endangered anyone, damaged anyone's property or broke any laws.

i am a man of honor. i am a man of peace. i am a man of god. i am a fact of nature.

i have been repeatedly assaulted by force of arms without my fully informed freely given consent, expressed written consent or implied consent, and against my own god given free will.

the assailants all exhibited guns in plain view and wore pasadena police department officer costumes and never expressed miranda rights, did not possess a warrant, did not witness me breach the peace, did not witness me commit a felony, did not have probable cause to believe i committed or would commit a felony and there was no injured party or damaged property, and they arrested me for exercising constitutionally protected unalienable rights that they (assailants) swore an oath to support and protect.

you people (men acting as agents of CITY OF PASADENA as PASADENA POLICE DEPARTMENT police officers) have destroyed my life and my reputation. i was born and raised on this land and my reputation as an honest, hardworking, honorable man of god was impeccable. now i am scared for my life every moment of everyday and people think i am a bad

man. i now live in constant perpetual fear every second of my life from men acting as agents of and for CITY OF PASADENA as PASADENA POLICE DEPARTMENT police officers.

i am completely innocent of any and all wrongdoing and their is not a single verified fact of unambiguous evidence to the contrary.

i openly challenge any man among you to make a claim in writing with their own wet ink signature and endorsement notarized under penalty of perjury stating that i have done any wrong to another.

i openly challenge any man among you to make a claim in writing with their own wet ink signature and endorsement notarized under penalty of perjury that they have personal first-hand knowledge that i am Mr. Roark.

i openly challenge any man among you to make a claim in writing with their own wet ink signature and endorsement notarized under penalty of perjury that they have personal first-hand knowledge they possess lawful authority over me, the self-aware living soul of god within the living flesh and blood man of nature on earth.

i demand you prove jurisdiction over me that you claim to possess. i require all claims against me be made in writing with parties own wet ink signature and endorsement notartized under penalty of perjury.

- "The rights of the individual are not derived from governmental agencies, either municipal, state, or federal, or even from the Constitution. They exist inherently in every man, by endowment of the Creator, and are merely reaffirmed in the Constitution, and restricted only to the extent that they have been voluntarily surrendered by the citizenship to the agencies of government. The people's rights are not derived from the government, but the government's authority comes from the people. The Constitution but states again these *rights already existing*, and when legislative encroachment by the nation, state, or municipality invade these original and permanent rights, it is the duty of the courts to so declare, and to afford the necessary relief.”
- i fully and truly possess all inherent unalienable rights endowed upon me by the true prime creator and surrender none.
- I AM NOT A CITIZEN OF ANY AGENCY OF ANY GOVERNMENT.

any/all allegations that i am anything other than a living flesh and blood man are false and misleading claims based on fictitious hearsay evidence.

any/all allegations that i am part of any community or society or any corporation are false and misleading claims based on fictitious hearsay evidence.

i only serve god.

it is not my job to teach you law, it is your duty and obligation to know the law.

there is virtually endless data that proves the self evident reality that YOU ARE NOT MY BOSS AND YOUR BOSS IS NOT MY BOSS AND HIS BOSS IS NOT MY BOSS... etc.

no man is superior to me and no man is my superior.

no uniform or title can make a man my superior. no uniform or title can make a man superior to me.

no man can make another man my superior.

no man possesses my consent to exercise authority over me or delegate authority over me.

delegated power can not be greater than power delegated from.

therefore no authority over me can be delegated.

fictions of law can not act.

despite your beliefs, wishes or desires, you do not have authority over anyone except yourself.

· ***Quid fas non veritas est.* Legality is not Reality.**

my business of thirteen years and my reputation, which took my entire life to build, have been destroyed as a direct result of men acting as agents of and for CITY OF PASADENA as PASADENA POLICE DEPARTMENT police officers.

EVERYTHING about Mr. Roark, and all derivatives thereof, is a lie, is not true, correct or complete and is false and misleading hearsay. Mr. Roark is fictitious and a fraud.

men acting as agents of and for CITY OF PASADENA as PASADENA POLICE DEPARTMENT police officers, illegally forcefully took my fingerprints without my freely given consent, expressed written consent or implied consent and against my own free will to fabricate evidence that i am fictitious legal person.

men acting as agents of and for CITY OF PASADENA as PASADENA POLICE DEPARTMENT police officers, illegally forcefully took images of me without my freely given consent, expressed written consent or implied consent and against my own free will to fabricate evidence that i am fictitious legal person.

men acting as agents of and for CITY OF PASADENA as PASADENA POLICE DEPARTMENT police officers compel me by force of arms to falsely identify myself with a fictitious legal name and falsely impersonate a fictitious legal person without my freely given consent, expressed written consent or implied consent and against my own free will to fabricate evidence that i am fictitious legal person.

i do not consent to your demands. YOU DO NOT POSSESS AUTHORITY OVER ME.

· instruct = to convey information as a client to and attorney or as an attorney to counsel; to authorize one to appear as advocate; to give a case in charge to the jury.

your attempt to instruct me is a fraud unless you have personal first-hand knowledge of verified facts of unambiguous certified evidence and make your claim in writing with your own wet ink signature and endorsement notarized under penalty of perjury and your failure to prove your claim of authority over me shall be deemed proof that no such authority over me exist and thereby abolish and absolve your immunity and defenses and activate estoppel.

it is self-evident that all men are created equal, all men are equal under the law, and no man is above the law.

it is self-evident that no man possesses authority another man, and further,

it is self-evident that you as a man do not have any authority over me as a man.

it is self-evident that becoming a servant of a corporation does not give you power over me.

it is self-evident you are knowingly and willfully pretending i am part of your corporation so you can extort me for financial gain.

· extort = the natural meaning of the word 'extort' is to obtain money or other valuable thing either by compulsion, by actual force, or by the force of motives applied to the will, and often more overpowering and irresistible than physical force.

- extortion is a crime when, by color of office, any person extorts that which is not due, or more than is due, or before the time when it is due.

i am not part of any corporation.

i have a religious to anything coming between me and god.

only god is above me. only god commands me. only god can save me. my only obligation is to god.

do not instruct me unless you can verify with positive proof of verified facts of unambiguous certified evidence, you possess lawful authority to instruct me, and first make that claim in writing with your own wet ink signature and endorsement notarized under penalty of perjury as true, correct and complete, not false, not misleading and not hearsay; otherwise your committing an act of fraud under color of your office.

No legal or lawful matter can proceed without jurisdiction.

“Once jurisdiction is challenged, it must be proven.” *Hagens v. Lavine*, 415 U.S. 533.

“Jurisdiction, once challenged, is to be proven, not by the court, but by the party attempting to assert jurisdiction. The burden of proof of jurisdiction lies with theasserter.” See *McNutt v. GMAC*, 298 US 178. And *Maxfield's Lessee v. Levy*, 4 US 308.

“Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action.” *Melo v. US*, 505 F2d 1026.

“There is no discretion to ignore that lack of jurisdiction.” *Joyce v. US*, 474 F2d 215.

“Jurisdiction can be challenged at any time, even on final determination.” *Basso v. Utah Power & Light Co.*, 495 2nd 906 at 910.

these laws bind you not me.

you are a knowing and willful servant to these corporation.

i only serve god and only the word of god binds me.

your intentions are clear and the danger from your unlawful threat is real so out of fear for my life, i will seek resolution elsewhere.

calling my emails anything other than emails is an attempt to fabricate evidence and is a fraud.

“*Nothing is so opposed to consent as force and fear.*” (*Nil consensui tam contrarium est quam vis atque metus. – Black’s Law Dictionary Revised 4th Edition page 1197*).

- *Silent leges inter arma. laws are silent amidst arms. 4 Co. Inst. 70.*
- *Impunitas continuum affectum tribuit delinquendi. Impunity confirms the disposition to commit crime.*
- *Qui parcit nocentibus, innocentibus punit. He who spares the guilty, punishes the innocent.*
- *Intentio caeca, mala. A hidden intention is bad. 2 Buls. 179.*

on the record, for the record, and let the record show I AM NOT Mr. Roark.

i have never been Mr. Roark.

i could never be Mr. Roark.

Mr. Roark is a fictitious legal name of a fictitious legal person.

i am a true living flesh and blood man of god and fact of nature.

i have **never** claimed to be Mr. Roark.

i have **repeatedly** claimed i am not Mr. Roark.

you are knowingly and willfully falsely identifying me as Mr. Roark and thereby guilty of fraud.

i never told you i am Mr. Roark.

you never asked me if i was Mr. Roark.

you have never met me.

you do not know who i am.

you have no personal first-hand knowledge i am Mr. Roark.

your making a false claim that i am Mr. Roark, without any verified facts of certified evidence.

whoever told you i am Mr. Roark is a liar and guilty of fraud.

i never expressed i was Mr. Roark to any anyone.

i told everyone alleging i am Mr. Roark that was not Mr. Roark.

Mr. Roark is a legal name; a fiction of law; fictitious.

Mr. Roark is not a living man.

i created this email address to prevent that misnomer.

- MISNOMER = Mistake in name; the giving an incorrect name to a person in a pleading, deed, or other instrument.

i am called, 'master', by locals who knows me.

you and your associates are the only people who call me Mr. Roark and no matter how many times i tell you and your associates that i am not Mr. Roark, you continue to identify me as Mr. Roark, without my fully informed freely given consent and against my own god given free will.

no verified facts of unambiguous certified evidence exist that can prove i am Mr. Roark.

i am not Mr. Roark and any/all claims that i am Mr. Roark are not true, correct, or complete; they are false and misleading hearsay by men fabricating evidence against me.

i have repeatedly expressed that i am called master. i have repeatedly stated i am not Mr. Roark. i have repeatedly stated that i never claimed to be Mr. Roark.

calling me anything other than master is a knowing and willful act of fraud unless you have personal first-hand knowledge of verified facts of unambiguous certified evidence to the contrary and make that claim in writing with your own wet ink signature and endorsement notarized under penalty of perjury.

neither you nor any of your associates know me or know who i am.

why are you trying to force me against my own god given free will and without my fully informed freely given consent, to be Mr. Roark,

it appears to me your motivation is directly or indirectly related to generating revenue through financial transactions with Mr. Roark which constitutes fraud.

your a complete stranger who i have never met and you knowingly, willfully forcefully falsely identify me as a fictitious entity, without my fully informed freely given consent and against my own god given free will.

no one can tell me who i am, no one can tell me what name to go by.

the fact that none of you people know me and claim to know with absolute certainty that i am Mr. Roark, despite having no personal first-hand knowledge of verified facts of unambiguous certified evidence that prove i am Mr. Roark and despite me repeatedly explicitly expressing verbally and in writing that i am not in fact Mr. Roark, is an act of fraud.

there is clearly an agenda to make me be Mr. Roark.

it is self-evident i am a living flesh and man of nature.

it is self-evident Mr. Roark is a legal name.

it is self-evident that legal names are fictions of law.

it is self-evident that i am not Mr. Roark

it is self-evident you do not have my freely given consent.

if is self-evident you are acting against my own god given free will.

it is self-evident you are trying to force me to be a fictitious person named Mr. Roark.

Coke defines a maxim to be “conclusion of reason,” and says that it is so called “quia maxima ejus dignitas et certissima auctoritas, et quod maxime omnibus probetur.” Co. Litt. 11a. He says in another place: “A maxim is a proposition to be of all men confessed and granted without proof, argument, or discourse.” Id. 67a”.

- **What is first is truest; and what comes first in time, is best in law.** Co. Litt. 347.

- *Quid fas non veritas est. Legality is not Reality.*

- *Fictio cedit veritati; fictio juris non est, ubi veritas.*

Fiction yields to truth. Where truth is, fiction of law does not exist.

Fact One. *"In the beginning God created the Heauen, and the Earth.
"genesis 1:1.*

Fact Two. *"And God said, Let vs make man in our Image, after our likenesse: and
let them haue dominion ouer the fish of the sea, and ouer the foule of the aire, and
ouer the cattell, and ouer all the earth, and ouer euery creeping thing that
creepeth vpon the earth. " genesis 1:26.*

Fact Three. *"And the LORD God formed man of the dust of the ground, & breathed
into his nostrils the breath of life; and man became a liuing soule. "genesis 2:7.*

Fact Four. *"Render therefore vnto Cesar, the things which are Cesars: and vnto
God, the things that are Gods." matthew chapter 22:21.*

Claim Two. i am the self-aware living soul of god, and further,

Fact One. i originate from god, and to god, i will return; i am god's property, and

Fact Two. only god can save me; my only obligation is to god, and

Fact Three. 3. Thou shalt haue no other Gods before me. 4 Thou shalt not make vnto thee any grauen Image, or
any likenesse of any thing that is in heauen aboue, or that is in the earth beneath, or that is in the water vnder the
earth. 5 Thou shalt not bow downe thy selfe to them, nor serue them: For I the Lord thy God am a ieous God,
visiting the iniquitie of the fathers vpon the children, vnto the thirde and fourth generation of them that hate me:
exodus chapter 20:3-5

Claim Three. physically, i am a living flesh and blood man and a true fact of nature, and further,

Claim Four. i am not a person, and further,

Fact One. ***Man is a term of nature; person of civil law.***

Fact Two. Fictio cedit veritati; fictio juris non est, ubi veritas. Fiction yields to truth. Where truth is, fiction of law does not exist.

Fact Three. *Persona* **Latin**. **Literally**, the mask of the actor. ***In law***, the persona is the *fictional 'person'* or entity **created by governments** under military law by the process of novation.

Fact Four. *a legal person can only be fictitious; a legal person is a fiction of law, and further,*

i. fictitious = founded on a fiction; having the character of a fiction; false, feigned, or pretended. imaginary; not real; counterfeit.

1. arbitrarily invented and set up, to accomplish an ulterior object.

Claim Five. Statutes prescribe Legislation to administer artificial LEGAL “Persons”.

Claim Six. The term “**person**” does not include the sovereign.
Wilson v. Omaha Indian Tribe, 442 U.S. 653 (1979).

Claim Seven. i am a free sovereign man of god and a true fact of nature.

Fact One. i am not fictitious.

Fact Two. fictions can not act.

Fact Three. fact is superior to fiction.

Fact Four. *In praesentia majoris potestatis, minor potestas cessat.* **In the presence of the superior power, the minor power ceases.** Jenk. Cent. 214

regards..

from the living flesh and blood man known as master.

Sent with [ProtonMail](#) Secure Email.

----- Original Message -----

On August 26, 2018 1:07 PM, Josh Bruegger <jbruegger@ci.pasadena.tx.us> wrote:

Mr. Roark / Living Man of God,

As has previously been explained to you on multiple occasions, if you wish to pursue an investigation into any Pasadena Police Officers' actions you need to contact the Internal Affairs Division via telephone to schedule an appointment to provide an affidavit. No investigation is going to be initiated without you providing an affidavit detailing your allegations. Videos alone are not going to start an investigation.

Furthermore, I am instructing you to cease the repetitive emails to all Pasadena Police Department members regarding these same matters. You have continued to send electronic communications regarding the same incidents and have repeatedly been told what action you need to take. There will be no further communication with you regarding this matter until such time as you take the necessary steps previously outlined to you. At no time has anyone refused to conduct an investigation, the steps to initiate such action have been conveyed to you previously as well as above. You, to this point, have refused to follow-up with the Internal Affairs Division.

If you continue to submit emails regarding the same matter, you could be subject to criminal charges for harassment under 42.07 of the Texas Penal Code, which is below:

42.07 Harassment

(a) A person commits an offense if, with intent to harass, annoy, alarm, abuse, torment, or embarrass another, the person:

- (1) initiates communication and in the course of the communication makes a comment, request, suggestion, or proposal that is obscene;
- (2) threatens, in a manner reasonably likely to alarm the person receiving the threat, to inflict bodily injury on the person or to commit a felony against the person, a member of the person's family or household, or the person's property;
- (3) conveys, in a manner reasonably likely to alarm the person receiving the report, a false report, which is known by the conveyor to be false, that another person has suffered death or serious bodily injury;
- (4) causes the telephone of another to ring repeatedly or makes repeated telephone communications anonymously or in a manner reasonably likely to harass, annoy, alarm, abuse, torment, embarrass, or offend another;
- (5) makes a telephone call and intentionally fails to hang up or disengage the connection;
- (6) knowingly permits a telephone under the person's control to be used by

another to commit an offense under this section; or

(7) sends repeated electronic communications in a manner reasonably likely to harass, annoy, alarm, abuse, torment, embarrass, or offend another.

(b) In this section:

(1) “Electronic communication” means a transfer of signs, signals, writing, images, sounds, data, or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic, photoelectronic, or photo-optical system. The term includes:

(A) a communication initiated by electronic mail, instant message, network call, or facsimile machine; and

(B) a communication made to a pager.

(2) “Family” and “household” have the meaning assigned by Chapter 71, Family Code.

(3) “Obscene” means containing a patently offensive description of or a solicitation to commit an ultimate sex act, including sexual intercourse, masturbation, cunnilingus, fellatio, or anilingus, or a description of an excretory function.

(c) An offense under this section is a Class B misdemeanor, except that the offense is a Class A misdemeanor if the actor has previously been convicted under this section.

This email should serve as notice that any further emails regarding this matter will be considered harassment under section (a) (7) above.

J.A. Bruegger

Assistant Chief of Police

On Aug 26, 2018, at 12:43 PM, Living man of God
<living_man_of_god@protonmail.com> wrote:

I WANT TO PRESS CHARGES AGAINST EVERY MAN IN EVERY VIDEO FOR
UNLAWFUL ARREST AND AGGRAVATED ASSAULT

<https://www.youtube.com/watch?v=C7cQbHXIEn8>

<https://www.youtube.com/watch?v=9cv05euBOGU>

<https://www.youtube.com/watch?v=zV1xvk3gwSU>

<https://www.youtube.com/watch?v=1ri2fm8RCtE>

every video is evidence of unlawful arrest
Sent with [ProtonMail](#) Secure Email.

----- Original Message -----

On August 24, 2018 5:17 PM, Living man of God
<living_man_of_god@protonmail.com> wrote:

private

notice of liability

notice to principal is notice to agent. notice to agent is notice to principal.

SILENCE IS ACQUIESCENCE, AGREEMENT, DISHONOR and ESTOPPEL.

THIS IS A SELF EXECUTING CONTRACT. FAILURE TO RESPOND IS FATAL.

SILENCE CAN ONLY EQUATE TO FRAUD WHEN THERE IS A LEGAL AND MORAL DUTY TO SPEAK.

to the man known as Josh Bruegger, the acting Assistant Chief of Police of PASADENA POLICE DEPARTMENT, in private and unlimited capacity.

hereinafter: you, your, or yours.

from: master

hereinafter: me, myself, my, or i.

the citation of state and federal statutes, codes, rules, regulations, and court citations, within this and/or any/all other documents i create is only to notice my servants that which is applicable to them and is not intended, nor shall it be construed to mean that i confer, submit to, or have entered into any jurisdiction alluded to thereby, and further,

"my word is my bond"

my words, be they written or spoken, include and are limited to my meaning exclusively. my acts and deeds, include and are limited to, my meaning exclusively.

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

Woe vnto you Scribes and Pharisees, hypocrites, for yee are like vnto whited sepulchres, which indeed appeare beautifull outward, but are within full of dead mens bones, and of all vncleannesse. Euen so, yee also outwardly appeare righteous vnto men, but within ye are full of hypocrisie and iniquitie. MATTHEW chapter 23 verse 27-28

Qui non libere veritatem pronunciat, proditor est veritatis.

He who does not willingly speak the truth, is a betrayer of the truth.

THIS IS EMAIL IS PUBLIC RECORD AND EVERYTHING EXPRESSED
HEREIN IS EXPRESSED ON THE PUBLIC RECORD, FOR THE PUBLIC
RECORD, TO LET THE PUBLIC RECORD SHOW THE EXPRESSED
WRITTEN FREE WILL, ACT AND DEEDS OF ALL INVOLVED.

1. josh, your response is vague and general. this is a very serious matter of life and death. your response is extremely inadequate under the circumstances and completely unacceptable.

HE WHO DOES NOT DENY, ADMITS.

- **Fraud lies hid in general expressions.**
- **It is a fraud to conceal a fraud.**
- **Gross negligence is equivalent to fraud.**

2. my life, and the life of other local men, women and children, is in paramount danger from men acting as agents of and for CITY OF PASADENA as PASADENA POLICE DEPARTMENT police officers and you, Josh Bruegger, are equally liable, criminally and civilly, for any/all injuries caused by any/all men acting on behalf of CITY OF PASADENA as PASADENA POLICE DEPARTMENT police officers.

HE WHO DOES NOT DENY, ADMITS.

Those consenting and those perpetrating are embraced in the same punishment.
Consentientes et agentes pari poen plectentur. 5 Co. 80.

He who does not forbid what he can forbid, seems to assent.

- consider the repercussions of your acts and deeds should you conspire with these men to deprive me of my god given freedom and constitutionally protected unalienable rights.
3. these men are a threat to the life, liberty and happiness of local men, women and children living on land referred to as pasadena texas.

HE WHO DOES NOT DENY, ADMITS.

- **What otherwise is good and just, if it be sought by force and fraud, becomes bad and unjust.** 3 Coke, 78.
- **He who is once bad, is presumed to be always so, in the same degree.** Qui semel malus, semper prasumitur esse malus in eodem genere. Cro. Car. 317.
- **There is no question of the general doctrine that fraud vitiates the most solemn contracts, documents, and even judgments.**
- **“Time cannot render valid, an act void in its origin.”** *Quod initio vitiosum est,*

4. acting under the color of their office, these men have unambiguously demonstrated absolute disregard for the constitution of the united states of america and unlawfully arrested me by force of arms without my fully informed freely given consent and against my own free will.

HE WHO DOES NOT DENY, ADMITS.

- a. these men did not possess my fully informed freely given consent; or any form of implied consent.

- **Consent makes the law. A contract is a law between the parties, which can acquire force only by consent.**
- *“Nothing is so opposed to consent as force and fear.”*
- "What I do say is that no man is good enough to govern another man without his consent."
Abraham Lincoln
- "Freedom is the last, best hope of earth." Abraham Lincoln

- b. there was no warrant for my arrest.

- c. i did not breach the peace.

- d. i did not commit a felony.

- e. i did not harm or endanger anyone.

- f. i did not damage anyone's property.

- g. i did not consent.

- h. i am the living soul within the living flesh and blood man, known as 'master'.

- i. i am a lawful man.

- j. i am true fact of nature.

- k. i am a man of the living god.

- l. i am a man of honor.

- m. i am a man of peace.

- n. i am free.

- o. i am sovereign.

- p. no man is superior to me.
- q. authority over me can not be delegated.
- r. i unambiguously expressly deny consent and waive all benefits.
- s. CITY OF PASADENA, and all agents thereof, are fictions of law.
- t. CITY OF PASADENA, and all agents thereof, operate in de facto status under color of law as an instrumentality of an insolvent bankrupt (civilly dead) corporation doing business as UNITED STATES on behalf of international bankers, who are the receivers of the UNITED STATES bankruptcy.
- u. police officers are fictions of law.

· **Fiction yields to truth. Where truth is, fiction of law does not exist.** *Fictio cedit veritati; fictio juris non est, ubi veritas.*

- v. fact is superior to fiction.

· **In the presence of the superior power, the minor power ceases.** *In praesentia majoris potestatis, minor potestas cessat.* Jenk. Cent. 214.

- w. man is fact of nature and superior to fictions of law.

HE WHO DOES NOT DENY, AGREES.

- **If a guardian behave fraudulently to his ward, he shall be removed from the guardianship.** *Si quis custos fraudem pupillo fecerit, a tutela removendus est.* Jenk. Cent. 39.

- a "law," properly so called, is a command which obligates a person or persons.
- these men are guilty of impersonating a public servant and it is a felony offense.

- 5. these men have unambiguously demonstrated absolute disregard of their fiduciary obligation to act in good faith of their sworn Oath of Office and support the Constitution of the United States for America.

HE WHO DOES NOT DENY, AGREES.

- these men are guilty of felony perjury
- **Good faith must be observed.** Coolidge v, Dunn, 1 Metc. (Mass) 547, 551.
- **Good faith demands that what was agreed upon shall be done.** Dig. 19, 20, 21; Id. 19, 1, 10, 8, 2, 13.
- **There is no stronger link among men than an oath.** *Non est arctius vinculum inter homines quam jusjurandum.*
- **An oath is indivisible, it cannot be in part true and in part false.** *Juramentum est indivisibile, et non est admittendum in parte verum et in parte falsam.*

THESE MEN ARE A DIRECT MENACE TO ME AND OTHERS.

THEIR FREEDOM PLACES ME AND OTHERS IN MORTAL DANGER.

**I HAVE EXPRESSED AND CONVEYED POSITIVE PROOF OF VERIFIED FACTS OF UNAMBIGUOUS
UNDENIABLE VIDEO EVIDENCE THAT ALL THESE MEN ARE GUILTY OF FIRST DEGREE
AGGRAVATED ASSAULT AGAINST ME.**

this is only one of the many criminal offenses these men are guilty of.

these men have demonstrated absolute disregard for the unalienable god given rights of others.

these man have demonstrated absolute disregard for the life, liberty, and happiness of others.

you, Josh Bruegger, have sworn an oath to support the constitution of the united states and you, Josh Bruegger, have a fiduciary obligation to act in the good faith of your sworn oath.

it is felony perjury to violate the good faith of your sworn oath, Josh Bruegger.

He who does not prevent what he can, seems to commit the thing.

He who does not prevent what he can prevent, is viewed as assenting.

He who does not forbid what he can forbid, seems to assent.

He who does not forbid, when he might forbid, commands.

He who does not repel a wrong when he can, induces it.

HE WHO DOES NOT DENY, AGREES.

i conveyed to you, Josh Bruegger, positive proof of verified facts of unambiguous undeniable video evidence that proves, beyond shadow of doubt, numerous men exhibiting deadly weapons and wearing PASADENA POLICE DEPARTMENT police officer costumes unlawfully arrested me, without my fully informed freely given consent and against my own god given free will.

EVERY STOP IS AN ARREST AND IT IS FRAUD TO TELL PEOPLE THEY ARE NOT UNDER ARREST.

“It is a wretched state of slavery which subsists where the law is vague or uncertain.”

(Misera est servitus, ubi jus est vagum aut incertum – Black’s Law Dictionary Revised 4th

Edition page 1151).

- a. **arrest - in criminal practice. *the stopping*, seizing, or apprehending of a person by *lawful* authority; ...**

i. arrest is well described in the old books as "**the beginning of imprisonment, when a man is first taken and restrained of his liberty, by power of a lawful warrant.**"

Black's Law Dictionary (1st Edition)

ii. dictionaries definition define arrest as stop

1. <https://www.merriam-webster.com/dictionary/arrest>

- a. (1) seize, capture.
- b. (2) (a) to bring to a stop.

2. <https://www.thefreedictionary.com/arrest>

- a. (1) To stop; check.
- b. (2) To seize and hold under the authority of law.

3. <https://www.dictionary.com/browse/arrest>

- a. (1) to seize (**a person**) by legal authority or warrant; take into custody:
- b. (6) any seizure or taking by force.
- c. (7) an act of stopping or the state of being stopped.

4. <https://www.etymonline.com/search?q=arrest>

- a. arrest (n.) (arrêt), from arester "to stay, stop" (see arrest (v.)). Especially in law, "the taking of a person into custody, usually by warrant from authority, to answer an alleged or suspected crime" (early 15c.).
- b. arrest (v.) "to cause to stop," also "to detain legally," late 14c., from Old French arester "to stay, stop" (12c., Modern French arrêter), from Vulgar Latin *arrestare "to stop, restrain" (source also of Italian)

iii. to be detained one must first be arrested.

(one must be stopped before one can be restrained)

1. <https://www.merriam-webster.com/dictionary/detain>

- a. (1) to hold or keep in or as if in custody.
- b. (3) to restrain especially from proceeding.

2. <https://www.thefreedictionary.com/detain>

- a. (1) To keep from proceeding; delay or retard.
- b. (2) To keep in custody or confinement.

3. <https://www.dictionary.com/browse/detain>

- a. to keep from proceeding; keep waiting; delay.
- b. to keep under restraint or in custody.

- a. "A motorist is seized when a police officer pulls up behind his car and activates full emergency lights." State v. DeArman , 54 Wn. App. 621, 624, 774 P.2d 1247 (1989) .
- b. "A person is "seized" within the meaning of t he Fourth Amendment only when, in light of all the surrounding circumstances, a reasonable person would believe that he or she was not free to leave." United States v. Mendenhall , 446 U.S. 544, 554 100 S.Ct 1870, 64 Led. 2d 497 (1980); State v. Young , 135 Wn.2d 498, 509, 957 P.2d 681 (1998).
- c. "Under both state and federal law, whenever a police officer stops a motorist, he has "seized" him." State v. Silvernail , 25 Wn.App. 185, 605 P.2d 1279 (1980).
- d. "Any restraint, however slight, upon another's liberty to come and go as one pleases, constitutes an "arrest." Swetnam v W.F. Woolworth Co., 318 P.2d 364, 366, 83, Ariz. 189"
- e. "Sherer v. Cullen , 481 F 946. We could go on, quoting court decision after court decision, however, the Constitution itself answers our question. Can a government legally put restrictions on the rights of the American people at anytime, for any reason? The answer is found in Article Six of the U.S. Constitution: Miranda v. Arizona, 384 U.S. 426, 491; 86 S. Ct. 1603 "Where rights secured by the Constitution are involved, there can be no 'rule making' or legislation which would abrogate them."

“*Plain truths need not be proved.*” (*Perspicua vera non sunt probanda – Black’s Law*

Dictionary Revised 4th Edition).

What is proved by the record, ought not to be denied. *Quod per recordum probatum, non debet esse negatum.*

- an unlawful arrest is an assault.
- exhibiting a deadly weapon during the commission of an assault is aggravated assault.
- an assault by a public servant under the color of their office is first degree felony aggravated assault.

· PENAL CODE - TITLE 5. OFFENSES AGAINST THE PERSON - CHAPTER 22. ASSAULTIVE OFFENSES - 22.02 (b) (2) (a)

I HAVE EXPRESSED AND CONVEYED POSITIVE PROOF OF VERIFIED FACTS OF UNAMBIGUOUS UNDENIABLE VIDEO EVIDENCE THAT PROVES I WAS UNLAWFULLY ARRESTED THEREBY PROVING THESE MEN COMMITTED FIRST DEGREE AGGRAVATED ASSAULT AGAINST ME.

I AM ASKING AND DO DEMAND THESE MEN BE IMMEDIATELY ARRESTED AND PROSECUTED TO THE FULLEST EXTENT OF THE LAW FOR THEIR CRIMES AGAINST ME.

i have been repeatedly unlawfully arrested by force of arms without my fully informed freely given consent and against my own god given free will. these men, without any lawful authority, have seized my god given freedom to peacefully sojourn on the land of god in pursuit of happiness.

these men assaulted me and i demand they be arrested and prosecuted immediately.

IF YOU DO NOT IMMEDIATELY ARREST THESE MEN, I DEMAND YOU EXPLAIN EXACTLY WHY YOU ARE NOT ARRESTING THESE MEN.

EVERYTHING YOU SAY AND DO WILL BE HELD AGAINST YOU.

it appears to me you are conspiring with these men to deprive me of constitutionally observed, acknowledged, accepted and protected unalienable right to life, liberty and pursuit of happiness.

§241. Conspiracy against rights

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

FURTHERMORE, men acting as agents of and for CITY OF PASADENA as PASADENA POLICE DEPARTMENT police officers twisted my arms and forced my thumbprint onto a legal document when they transferred me to harris county.

I HEREBY DEMAND YOU INVESTIGATE THIS THEN ARREST AND PROSECUTE THE OFFENDERS TO THE FULLEST EXTENT OF THE LAW!

these men forcefully took my finger prints without my fully informed freely given consent and against my own god given free will.

these men forcefully captured my image without my fully informed freely given consent and against my own god given free will.

these men falsely identified me as BRIAN ROARK.

i repeatedly verbally explicitly expressed i was not BRIAND ROARK and BRIAN ROARK was not my name. i stated that BRIAN ROARK is a legal name and i am a living man and that i did not create or issue BRIAN ROARK and it was not my name.

all of these men ignored my claim mocked me.

BRIAN ROARK is a legal name.

BRIAN ROARK is not a living man.

a legal name can not be a living man.

i am a living flesh and blood man, i am not a legal name.

i am not BRIAN ROARK.

i do not create, issue or own legal names.

BRIAN ROARK is not my name.

Brian Douglas Roark originates from my physical being coming into existence.

Brian Douglas Roark is a trust. I am the holder in due course of Brian Douglas Roark.

i possess authority to act as a signing agent for Brian Douglas Roark.

EVERYONE WHO ACTED AS POWER OF ATTORNEY OVER BRIAN ROARK IS GUILTY OF FRAUD!

Brian Douglas Roark is an involuntary trust.

Brian Douglas Roark originates out of fraud.

Brian Douglas Roark was intentionally created without fully informed freely given consent.

i am the living soul of god within the living flesh and blood man if god created by the will of god in the image of god on land of god with dominion of god.

- "And God said, Let vs make man in our Image, after our likenesse: and let them haue dominion ouer the fish of the sea, and ouer the foule of the aire, and ouer the cattell, and ouer all the earth, and ouer euery creeping thing that creepeth vpon the earth. " **genesis 1:26.**
- "And the LORD God formed man of the dust of the ground, & breathed into his nostrils the breath of life; and man became a liuing soule. "**genesis 2:7.**

I BELONG TO GOD EXCLUSIVELY!

"Render therefore vnto Cesar, the things which are Cesars: and vnto God, the things that are Gods." matthew chapter 22:21.

EVERYTHING ABOUT BRIAN ROARK IS A ABSOLUTE FRAUD AND A NULLITY.

brian douglas roark and every spelling, capitalization, and punctuation derivative thereof is fraud.

all records about brian douglas roark and every spelling, capitalization, and punctuation derivative thereof are fraud.

all records including brian douglas roark and every spelling, capitalization, and punctuation derivative thereof are fraud.

everything that brian douglas roark and every spelling, capitalization, and punctuation derivative thereof, has ever came into contact with is fraud.

i demand you, Josh Bruegger, convey to me, a written instrument with your own wet ink signature and endorsement notarized under penalty of perjury as true correct and complete that you have personal first-hand knowledge BRIAN ROARK is a living man, or concede fraud and waive all immunity and defenses heretofore and forever hereafter.

i demand you, Josh Bruegger, convey to me, a written instrument with your own wet ink signature and endorsement notarized under penalty of perjury as true correct and complete that you have personal first-hand knowledge BRIAN ROARK belongs to a living man, or concede fraud and waive all immunity and defenses heretofore and forever hereafter.

i demand you, Josh Bruegger, convey to me, a written instrument with your own wet ink signature and endorsement notarized under penalty of perjury as true correct and complete that you have personal first-hand knowledge that CITY OF PASADENA possesses authority over BRIAN ROARK, or concede fraud and waive all immunity and defenses heretofore and forever hereafter.

i demand you, Josh Bruegger, convey to me, a written instrument with your own wet ink signature and endorsement notarized under penalty of perjury as true correct and complete that you have personal first-hand knowledge that PASADENA POLICE DEPARTMENT possesses authority over BRIAN ROARK, or concede fraud and waive all immunity and defenses heretofore and forever hereafter.

i demand you, Josh Bruegger, convey to me, a written instrument with your own wet ink signature and endorsement notarized under penalty of perjury as true correct and complete that you have personal first-hand knowledge that PASADENA POLICE DEPARTMENT police officers possess lawful authority over BRIAN ROARK, or concede fraud and waive all immunity and defenses heretofore and forever hereafter.

i demand you, Josh Bruegger, convey to me, a written instrument with your own wet ink signature and endorsement notarized under penalty of perjury as true correct and complete that you have personal first-hand knowledge that CITY OF PASADENA possesses lawful authority over BRIAN ROARK, or concede fraud and waive all immunity and defenses heretofore and forever hereafter.

i demand a proper response from a competent man addressing ALL issues raised herein.

my mortal life is in imminent danger by men acting on your behalf.

i have given your positive proof of verified facts of unambiguous undeniable video evidence that these men do not act in the good faith of their sworn oath to support the constitution of the united states.

i have given you positive proof of verified facts of unambiguous undeniable video evidence that these men unlawfully arrested me by force of arms several times have endangered my life.

ONE OF THESE MEN ARRESTED ME FOR WRITING ON MY CAR AND POINTED A LOADED GUN AT ME ONE SECOND AFTER I EXITED MY PRIVATE TRAVEL MACHINE TO TELL HIM I WAS LATE!!!!!!! THEN BEAT ME, ROBBED ME, KIDNAPPED ME, IMPRISONED ME, TORTURED ME.....

you are equally liable civilly and criminally for all of these acts and all other acts which have resulted in injury to me.

EVERYTHING HEREIN NOT EXPRESSLY DENIED WILL BE EXPRESSLY ACCEPTED AS TRUE, CORRECT, COMPLETE, NOT MISLEADING, NOT HEARSAY, AND WILL BE ADMISSIBLE AS

EVIDENCE IN ALL COURTS OF LAW.

i demand a timely response.

SILENCE IS ACQUIESCENCE, AGREEMENT, DISHONOR and ESTOPPEL.

failure to respond is fatal.

Furthermore I demand, as is my Constitutional / Treaty secured rights, a copy of the ‘Oath of Office’, Oath of Ethics, and Bond Number for all state/government officials, employees, Judges, prosecutors, agents, clerks, and anyone who has touched or is in anyway involved with this case per Article VI of the United States Republic Constitution and Article XI of the Constitution of the state of Connecticut.

i am not an expert in the law however i do know right from wrong. if there is any man damaged by statements herein, if he will inform me by facts i will sincerely make every effort to amend my ways. i hereby and herein reserve the right to amend and make amendment to this document as necessary in order that the truth may be ascertained and proceedings justly determined.

if the parties given notice be means of this document have information that would controvert and overcome this affidavit please advise me in written affidavit form within thirty days from receipt hereof providing me with your counter affidavit proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law no merely the ultimate facts or conclusions of law that this affidavit statement is substantially and materially false sufficiently to change materially my status and factual declarations. your silence stand as consent to and tacit approval of the factual declarations herein being established as fact as a matter of law.

may the will of our heavenly father live on through the power and authority of his son jesus be done on earth as it is in heaven.

Sent with [ProtonMail](#) Secure Email.

----- Original Message -----

On August 24, 2018 9:06 AM, Josh Bruegger <jbruegger@ci.pasadena.tx.us> wrote:

Thank you. Internal Affairs has reached out to him via email and he refused to cooperate with the formal complaint process dictated by State law.

Josh Bruegger

Assistant Chief of Police-Operations

Pasadena Police Department

1201 Davis

Pasadena, Texas 77506

713-475-5547

>>> Living man of God <living_man_of_god@protonmail.com> 8/21/2018 12:20 PM >>>

i demand to know if these men have been arrested for assaulting me yet.

if not then i demand to know exactly why these men have not been arrested.

i have explained and given you evidence of MY LIFE IN PERIL!!!!

i live in constant perpetual fear for my life by men who do have no regard for the law, no regard for safety, and no regard for respect of other men. these men are a threat to the safety of the people living in the area.

I DO NOT KNOW ANY PEACE. I AM NOT SAFE ANYWHERE. THESE MEN HAVE NO REGARD FOR THE LAW OR LIFE OR SAFETY OR MORALS.

i demand an response immediately.

HAVE THESE MEN BEEN ARRESTED?

IF NOT EXACTLY WHY NOT?

i gave you evidence of aggravated assault, aggravated robbery, aggravated kidnapping, proof they violated their sworn oath which is felony perjury, these men are impersonating lawful peace officers which is also a felony,

the list can go on but this is plenty of facts and proof of felony acts.

YOU HAVE EVIDENCE!

YOU HAVE MY MANY EMAILS STATING CLAIM.

i have been assaulted several times.

i gave you evidence that is undeniable.

it appears to me the entire corporation doing business as CITY OF PASADENA is conspiring to deprive me of my unalienable god given right to peacefully exist.

CITY OF PASADENA is a fiction of law and can not act. a fiction of law does not possess any authority over me. no man possesses authority over me.

I want to know what is being done to ensure these lawless men are behind bars where they belong so they can not hurt any other men, women and children.

Sent with [ProtonMail](#) Secure Email.

----- Original Message -----

On August 14, 2018 7:58 PM, Linda Rorick <LDRorick@ci.pasadena.tx.us> wrote:

This is to acknowledge receipt of your correspondence.

<DZGUTMKBNBP.IMAGE.bmp>

Linda Rorick, City Secretary

City of Pasadena, Texas

P. O. Box 672

Pasadena, TX 77501

Office: (713) 475-5533

Fax: (713) 475-7883

ldrorick@ci.pasadena.tx.us

CONFIDENTIALITY NOTICE

This email and any files transmitted with it are confidential and are intended solely for the use of the individual or entity to which they are addressed. This communication may contain material protected by the attorney-client privilege. If you are not the intended recipient or the person responsible for delivering the email to the intended recipient, be advised that you may have received this email in error and that any use, dissemination, forwarding, printing, copying or the taking of any action in reliance on the contents of this email is strictly prohibited. If you have received this email in error, please immediately notify the sender by return email and delete this email from your system.

>>> Living man of God <living_man_of_god@protonmail.com> 8/14/2018 4:03 PM >>>

i must clarify on the record, for the record to let the record show, your notice does not involve man and therefore is not applicable to me.

i am not an individual, entity, client, attorney, recipient, person or any other fiction of law.

i am a man and true fact of nature. i am age of majority and competent to testify. only i am competent in my affairs.

any/all claims that i am an individual, entity, client, attorney, recipient, person, citizen, civilian, defendant, or any other fiction of law. are acts of fraud and trespass against me,

regards,

master

CONFIDENTIALITY NOTICE

This email and any files transmitted with it are confidential and are intended solely for the use of the individual or entity to which they are addressed. This communication may contain material protected by the attorney-client privilege. If you are not the intended recipient or the person responsible for delivering the email to the intended recipient, be advised that you may have received this email in error and that any use, dissemination, forwarding, printing, coping or the taking of any action in reliance on the contents of this email is strictly prohibited. If you have received this email in error, please immediately notify the sender by return email and delete this email from your system.

Sent with [ProtonMail](#) Secure Email.

----- Original Message -----

On August 14, 2018 2:51 PM, Linda Rorick <LDRorick@ci.pasadena.tx.us> wrote:

This will acknowledge receipt of your correspondence.

<DEYGUNUYTZQX.IMAGE_1.bmp>

Linda Rorick, City Secretary

City of Pasadena, Texas

P. O. Box 672

Pasadena, TX 77501

Office: (713) 475-5533

Fax: (713) 475-7883

ldrorick@ci.pasadena.tx.us

CONFIDENTIALITY NOTICE

This email and any files transmitted with it are confidential and are intended solely for the use of the individual or entity to which they are addressed. This communication may contain material protected by the attorney-client privilege. If you are not the intended recipient or the person responsible for delivering the email to the intended recipient, be advised that you may have received this email in error and that any use, dissemination, forwarding, printing, copying or the taking of any action in reliance on the contents of this email is strictly prohibited. If you have received this email in error, please immediately notify the sender by return email and delete this email from your system.

>>> Living man of God <living_man_of_god@protonmail.com> 8/14/2018 12:35 PM >>>

private

notice

notice to agent is notice to principal. notice to principal is notice to agent.

silence is acquiescence, agreement, dishonor and estoppel.

this is an urgent matter of life and death. MY LIFE AND MY DEATH! which demands immediate attention and response.

to linda rorick, the woman acting as "City Secretary" for CITY OF PASADENA; in private and unlimited capacity.

hereinafter: you, your or yours

from the self-aware living soul of god within the living flesh and blood man of god created by the will of god in the image of god on land of god with dominion of god; i am a true physical fact of nature known locally as master.

hereinafter: me. my, myself or i.

"silence can only be equated with fraud where there is a legal and moral duty to speak, or where an injury left unanswered would be intentionally misleading."

u.s. v. tweel, 550 f.2d 297,299 (1977), quoting u.s. v. prudden, 424 f.2d 1021, 1032 (1970).

"when circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation."

fisher controls international, inc. v. gibbons, 911 s.w. 2d 135 (1995)

"when a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation."

blanton v. sherman compress co., 256 s.w. 2d 884 (1953)

silence activates estoppel, pursuant to carmine v. bowen, 64 a. 932.

you have elected to ignore your legal and moral duty to speak AND left my injury unanswered.

your silence can only be equated with fraud. your silence activates estoppel. (speak now or forever hold your peace) (he who does not deny, admits)

I DEMAND YOU ANSWER MY CLAIMS.

men and women acting on behalf of CITY OF PASADENA, which acts on behalf of UNITED STATES, which acts on behalf of INTERNATIONAL BANKERS, have destroyed my life.

i live in constant perpetual fear for my live. i fear for my life every second of every day from men who have demonstrated total disregard for law, morals, and safety of life.

THESE MEN SERVE AS REVENUE AGENTS FOR INTERNATIONAL BANKERS AND COMPEL ME BY FORCE OF ARMS TO FALSELY IDENTIFY MYSELF AS A LEGAL NAME **(A LEGAL NAME IS FICTITIOUS)** AND IMPERSONATE A FICTITIOUS LEGAL PERSON AND PERFORM COMMERCIAL COMMERCE, without my fully informed freely given consent, without my expressed written consent and against my own explicitly expressed god given free will.

(MY LIFE IS IN CONSTANT PERPETUAL PERIL FROM MEN ACTING AS AGENTS OF AND FOR CITY OF PASADENA.)

I HAVE GIVEN YOU AND OTHERS LIKE YOU DEFINITIVE FACTS OF UNAMBIGUOUS EVIDENCE OF FELONIES COMMITTED AGAINST ME BY MEN ACTING AS AGENTS OF AND FOR CITY OF PASADENA AND INSTEAD OF ARRESTING THESE MEN YOU AND OTHERS LIKE YOU ARE PROTECTING THESE MEN FROM PROSECUTION. THE PROTECTION YOU PROVIDE THESE MEN FACILITATES THEIR ACTS.

MAXIMS OF LAW

Impunitas continuum affectum tribuit delinquendi. **Impunity confirms the disposition to commit crime.**

Qui parcit nocentibus, innocentibus punit. **He who spares the guilty, punishes the innocent.**

Consentientes et agentes pari poen plectentur. **Those consenting and those perpetrating are embraced in the same punishment.** 5 Co. 80.

I DO HEREBY, IN THE NAME OF THE FATHER, SON AND HOLY GHOST, DEMAND YOU PROVIDE ME VERIFIED FACTS OF UNAMBIGUOUS CERTIFIED EVIDENCE THAT PROVES CITY OF PASADENA POSSESSES LAWFUL AUTHORITY OR CEASE AND DECISIT IMMEDIATELY AND PERMANENTLY. IF YOU CAN NOT PROVE AUTHORITY YOU THEREBY PROVE FRAUD AND LIABILITY. (a bankrupt corporation operating in commercial commerce in de facto status on behalf of international bankers possesses no lawful authority and possesses no legal standing.)

PROOF REQUIRES POSITIVE VERIFIED FACTS OF UNAMBIGUOUS CERTIFIED EVIDENCE.

opinions,, beliefs and desires are not facts of evidence.

if you not deny my claims you thereby acknowledge, accept and agree my claims are true, correct, complete, not misleading, not hearsay and shall be admissible as evidence in all courts of law. (SPEAK NOW OR FOREVER HOLD YOUR PEACE)

Legal Maxim: "He who does deny, admits.

you will be subpoenaed and asked these questions in open court under oath and it will expose your participation in the fraud.

you are liable for your acts as as are those you act on behalf of. (everyone in the chain of command from you up is equally liable.)

He who does not prevent what he can, seems to commit the thing.

He who does not prevent what he can prevent, is viewed as assenting.

He who does not forbid what he can forbid, seems to assent.

He who does not forbid, when he might forbid, commands.

He who does not repel a wrong when he can, induces it.

i do hereby in act and deed make this claim in the name of god and pursuit of happiness as god is my witness.

all maxims of law will be noticed and observed as is the law of god and law of nature.

Consentientes et agentes pari poen plectentur. Those consenting and those perpetrating are embraced in the same punishment. 5 Co. 80.

i will make this very simple to wit:

1. CITY OF PASADENA is an invisible, intangible, incorporeal, dead legal structure operating in commercial commerce as an instrumentality of an insolvent, bankrupt, civilly dead corporation doing business as UNITED STATES on behalf of international bankers who are the receivers of the UNITED STATES bankruptcy. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

2. men acting as agents of and for CITY OF PASADENA as PASADENA POLICE DEPARTMENT police officers, by force of arms, exercise absolute power and authority over my conscious mind, physical body, and sacred soul thereby depriving me of my god given freedom and constitutionally protected unalienable rights they swore an oath to support. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

3. THIS IS BONDAGE AND CONSTITUTES SLAVERY AND TREASON: (1) **What is BONDAGE?** *Slavery;* involuntary personal servitude; captivity. (2) **What is SLAVERY?** The condition of a slave; that civil relation in which one man has absolute power over the life, fortune, and liberty of another. (3) **What is TREASON?** The

offense of attempting to overthrow the government of the state to which the offender owes allegiance; or of betraying the state into the hands of a foreign power. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

4. i am a free sovereign man. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

5. i am not brian douglas roark and brian douglas roark is not my name. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

6. brian douglas roark is a legal name of a legal person of a legal society. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

7. brian douglas roark is a trust. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

7. i am the origin of brian douglas roark and thereby the holder in due course. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

8. only i possess power of attorney over brian douglas roark. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

9. any and all exercise of power of attorney over brian douglas roark, heretofore and forever hereafter, is fraud and a nullity. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

10. brian douglas roark, and every spelling, capitolization, and punctuation derivative thereof, is a free sovereign person. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

11. all knowledge, information, data and records of brian douglas roark, and any/all derivatives thereof, are false, misleading, and hearsay, are not true, correct, or complete and are not admissible as evidence in any court of law heretofore and forever hereafter. (everything about brian douglas roark is hearsay and fraud.) **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

12. brian douglas roark originates out of fraud. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

13. no binding full disclosure contract exist involving brain douglas roark, including but not limited to, the founding document, the certificate of live birth. **LINDA RORICK AGREES ON BEHALF OF HERSELF AND HER PRINCIPAL.**

Quod initio vitiosum est, non potesttractu temporis convalescere. "Time cannot render valid, an act void in its origin." Dig. 50, 17, 29.

Qui non libere veritatem pronunciat, proditor est veritatis. *He who does not willingly speak the truth, is a betrayer of the truth.*

LINDA RORICK AGREES TO EVERYTHING WITHIN THIS EMAIL ON BEHALF OF HERSELF AND HER PRINCIPAL.

EXCEPT that which is explicitly denied in timely response under penalty of perjury and supported with verified facts of unambiguous certified evidence.

you have a legal and moral duty to deny any claim you believe it is not true and electing not to deny a claim thereby admits you believe this claim is true, correct, complete, not misleading and not hearsay.

you, your principal, and everyone involved, directly and indirectly, is liable for fraud should fraud be proven by tacit acquiescence or otherwise.

everything you do not explicitly deny you explicitly admit.

your silence activates immediate estoppel forever hereafter for yourself, your principal, and any/all agents and agencies involved, directly and/or indirectly with any/all claims made herein.

SPEAK NOW OR FOREVER HOLD YOUR PEACE. FAILURE TO DENY IS FATAL.

CLAIMS MADE AGAINST ME OR BRIAN DOUGLAS ROARK WITHOUT POSITIVE PROOF OF VERIFIED FACTS OF UNAMBIGUOUS CERTIFIED EVIDENCE BY A MAN WITH PERSONAL FIRST-HAND KNOWLEDGE OF THE FACTS WILLING TO PROVIDE A WRITTEN STATEMENT WITH HIS OWN WET INK SIGNATURE AND ENDORSEMENT NOTARIZED UNDER PENALTY OF PERJURY, ARE THEREBY FRAUD AND A NULLITY.

I HEREBY REBUT ALL PRESUMPTIONS OF AUTHORITY AS FRAUD.

I HEREBY REBUT ALL CLAIMS AGAINST ME AS FRAUD.

I HEREBY REBUT ALL CLAIMS AGAINST BRIAN DOUGLAS ROARK AS FRAUD.

I HEREBY REBUT ALL INFORMATION, KNOWLEDGE, DATA AND RECORDS OF ME AS FRAUD.

I HEREBY REBUT ALL INFORMATION, KNOWLEDGE, DATA AND RECORDS OF BRIAN DOUGLAS RAORK, AND ANY/ALL DERIVATIVES THEREOF, AS FRAUD.

IF YOU CAN NOT PROVE IT, THEN IT IS A DECEPTION AND IS FRAUD.

I AM FREE. BRIAN DOUGLAS ROARK IS SOVEREIGN. I AM NOT A SLAVE. I DO NOT SERVE MAN. I AM NOT BOUND BY ANY CONSENT OR CONTRACT.

I ONLY SERVE GOD. I ONLY WORK FOR GOD. ONLY GOD COMMANDS ME. ONLY GOD JUDGES ME. JESUS DIED FOR MY SINS; MY DEBTS ARE FORGIVEN.

ONLY GOD CAN SAVE ME AND THEREFORE I AM ONLY OBLIGATED TO GOD. I AM MAN AND TRUE FACT OF NATURE GOVERNED BY GOD AND NATURE ONLY.

IF YOU DO NOT REPLY TO THIS EMAIL WITHIN THE NEXT THIRTY DAYS THEN EVERYTHING IN THIS EMAIL WITH THEREBY BE CONSIDERED TRUE, CORRECT, COMPLETE, NOT MISLEADING, NOT HEARSAY BUT ADMISSIBLE AS EVIDENCE IN ANY COURT OF LAW AND PUBLIC POLICY (LAW).

this email and every claim within this email is public record and explicitly expressed in writing on the public record, for the public record to let the public record show my expressed god given free will and testament of truth and facts of fraud.

by: master

the self-aware living soul of god within the living flesh and blood man of god created by the will of god in the image of god on land of god with dominion of god.

- "And God said, Let vs make man in our Image, after our likenesse: and let them haue dominion ouer the fish of the sea, and ouer the foule of the aire, and ouer the cattell, and ouer all the earth, and ouer euery creeping thing that creepeth vpon the earth. " **genesis 1:26.**
- "So God created man in his owne Image, in the Image of God created hee him; male and female created hee them. " **genesis 1:27.**
- "And God blessed them, and God said vnto them, Be fruitfull, and multiply, and replenish the earth, and subdue it, and haue dominion ouer the fish of the sea, and ouer the foule of the aire, and ouer euery liuing thing that mooueth vpon the earth. "**genesis 1:28.**
- "And the LORD God formed man of the dust of the ground, & breathed into his nostrils the breath of life; and man became a liuing soule. "**genesis 2:7.**

- god created everything and everything belongs to god.
 - "In the beginning God created the Heauen, and the Earth. "**genesis 1:1.**
- i serve god only.
 - "Thou shalt haue no other Gods before me." **exodus 20:3**
- i do not serve man nor beast.
 - "Thou shalt not bow downe thy selfe to them, nor serue them: For I the Lord thy God am a iealous God..."**exodus 20:5**

- i only work for god.
 - "Therefore my beloued brethren, be yee stedfast, vnmoueable, alwayes abounding in the worke of the Lord, forasmuch as you know that your labour is not in vaine in the Lord." **1 corinthians 15:58**
- only god commands me, and further,
 - "What thing soeuer I command you, obserue to doe it: thou shalt not adde thereto, nor diminish from it." **deuteronomy 12:32**
- only jesus represents me, and further,
 - " For the wages of sinne is death: but the gift of God is eternall life, through Iesus Christ our Lord." **romans 6:23**
- only god judges me, and further,
 - " For the Lord is our Iudge, the Lord is our Lawgiuer, the Lord is our King, he wil saue vs. " **Tsaiah 33:22**

- jesus died for my sins; my debts are forgiven, and further,
 - "For God so loued þe world, that he gaue his only begotten Sonne: that whosoeuer beleueth in him, should not perish, but haue euerlasting life." **john 3:16**

- only god can save me, and further,
 - "*For whosoeuer shall call vpon the Name of the Lord, shall be saued.*" **romans 10:13**

Sent with [ProtonMail](#) Secure Email.

----- Original Message -----

On August 10, 2018 3:23 PM, Living man of God <living_man_of_god@protonmail.com> wrote:

private

notice

notice to agent is notice to principal. notice to principal is notice to agent.

silence is acquiescence, agreement, dishonor and estoppel.

to linda rorick, the woman acting as "City Secretary" for CITY OF PASADENA; in private and unlimited capacity.

hereinafter: you, your or yours

from the self-aware living soul of god within the living flesh and blood man of god created by the will of god in the image of god on land of god with dominion of god; i am a true physical fact of nature known locally as master.

hereinafter: me. my, myself or i.

i am age of majority and competent to testify; my yes be yes my no be no.

only i am competent in my affairs. i strictly forbid any/all acts on my behalf.

any/all acts on my behalf are hereby and thereby willful acts of fraud.

everything i express is true, correct, complete, not misleading, not hearsay and is admissible as evidence in any court of law unless otherwise proven by verified facts of unambiguous certified evidence.

i am not part of any society.

i am not part of any community.

i am not part of any military.

i am not part of anything except nature.

anyone rebutting my claims must have personal first hand knowledge of the facts and rebut with parties own wet ink signature and endorsement notarized under penalty of perjury in the form of affidavit as true, correct, complete, not misleading and not hearsay.

any claim i make which is not rebutted within thirty days of receipt will stand as truth in law, become public policy and serve as the judgment in law.

i only serve god. only god represents me. i only work for god. only god commands me. i originate from god. only god can judge me. jesus died for my sins. my debts are forgiven. only god can save me. i am wholly solely obligated to god exclusively.

i have no obligation to man and i certainly have no obligation to fictitious entities of man.

CITY OF PASADENA and every agent thereof is a fictitious entity which can not itself act.

acts arise from man and man is liable for his act. actors are liable for their actions. principal is liable for agent. master is liable for slave. police chief is liable for police officers. mayor is liable for police chief.

linda i have not received a response to the email i sent you 3 days ago.

you are personally liable for you own acts which i fully intent to hold you accountable for.

you appear to be conspiring to deprive me of constitutionally recognized, acknowledged, accepted and protected unalienable rights and my god given freedom which makes you equally liable to the same punishment.

MAXIM OF LAW (a proposition to be of all men confessed and granted without proof, argument, or discourse.)

Consentientes et agentes pari poen plectentur. **Those consenting and those perpetrating are embraced in the same punishment.** 5 Co. 80.

the mayor and police chief have not responded to any of my emails.

i believe they are afraid to intercourse with me.

the police chief is the principal agent of the PASADENA POLICE DEPARTMENT and liable for all the acts of all the police officers.

the mayor is the principal agent of CITY OF PASADENA and liable for all the agents of CITY OF PASADENA.

EVERY MAN AND WOMAN THAT CAME INTO CONTACT WITH THIS CASE DIRECTLY OR INDIRECTLY IS EQUALLY LIABLE! THAT IS A FACT OF MAXIM OF LAW.

Consentientes et agentes pari poen plectentur. **Those consenting and those perpetrating are embraced in the same punishment.** 5 Co. 80.

He who does not prevent what he can, seems to commit the thing.

He who does not prevent what he can prevent, is viewed as assenting.

He who does not forbid what he can forbid, seems to assent.

He who does not forbid, when he might forbid, commands.

He who does not repel a wrong when he can, induces it.

i have live and have lived in constant perpetual fear for my live from men acting as agents of and for CITY OF PASADENA. these men have guns, and are trained, ready, willing, able to use them, they do not know the law, they do not have any regard for the law and they do not have any regard for my life. these men are very dangerous and their is more than enough evidence to prove this far beyond shadow of doubt.

i was almost publically executed in a park in front of children for getting out of my car to tell the man assaulting me, that i was late. 1 second from opening my door the man pointed his loaded gun directly at me. (AND NO ONE IN YOUR CORPORATION WILL DO ANYTHING ABOUT THIS!!!!!!)

this man arrested me for having the word intercourse on my car which i expressed did not mean sex and told him to check the dictionary (HE DID NOT).this is a clear violation of free speech and locomotion and search and seizures. then he claimed i was not under arrest when it was clearly evident i was not free to go, i mean the man pulled a gun on me for getting our of my car. (NOT FREE TO LEAVE = ARRESTED; he should know this it is the most basic and fundamental aspect of his job!)

can you imagine what it is like to live in constant fear of men with guns acting with impunity?

i have not had a single moments peace since this all began well over a year ago.

i am not safe in my home, these men have no regard for laws that exist to protect me from them.

i am not safe when i leave me home.

at any time for absolutely no reason at all these men can decide to compel me against my own god given free, by force of arms, to be their personal slave. NO REASON AT ALL!!!!

i was first arrested for carrying knives. the second amendment is absolutely the superior law and it is unambiguous. I DID NOT BREAK ANY LAW BY CARRYING KNIVES AND I WAS ARRESTED, SEARCH, BATTERED, ... it goes on and on.

the second arrest was for not falsely identifying myself as a legal name of a legal person of your legal society which i am not a part of.

the third arrest was while i was quietly and peacefully sitting in the public library!!!!!! DOING NOTHING@@@@ i was arrested for the word intercourse being written on my car. against clearly violating free speech, due process, search and seizure, right to remain silent, and again forced to falsely identify myself as a legal name of a fictitious entity, give evidence against myself..... i just goes on and on.

the fourth arrest i was in a park doing absolutely nothing but was beaten etc

the fifth arrest i was traveling in my private travel machine in search of food and attacked my a man with a gun who falsely identified me, entered my car without my consent and against my free will, captured my image without my consent and against my own god given free will....

THIS IS ALL ABOUT COMMERCE WHICH I PROVIDED EXPRESSED WRITTEN PUBLIC NOTICE I WAS NOT OPERATING IN COMMERCIAL COMMERCE.

i require the men, who appear in the videos i sent you, be arrested immediately before they harm any more innocent people.

THESE MEN ARE DANGEROUS!!!!!!

THEY ARE HURTING INNOCENT LOCAL MEN AND WOMAN OF THE AREA!!!!

THEY HAVE KILLED MANY PEOPLE ALREADY!!!!

THEY DO NOT EVEN KNOW WHAT THE WORD ARREST MEANS.

THEY DO NOT KNOW WHAT CONSTITUTES AN ARREST.

THEY DO NOT KNOW WHAT IS REQUIRED **BEFORE** THEY ARREST SOMEONE.

these men impersonate lawful peace officer while acting as revenue agents for an invisible, intangible, incorporeal dead legal fiction operating in commercial commerce under color of law in de facto status as CITY OF PASADENA; on behalf of the police chief; on behalf of the mayor; on behalf of the district attorney; on behalf of the governor; on behalf of the president; and behalf of international bankers.

that is a fact and i challenge you to produce material facts that prove otherwise.

i myself have already provided you with facts of evidence this is true, correct, complete, not misleading, not hearsay and is admissible as evident in any court of law.

Qui semel malus, semper prasumitur esse malus in eodem genere.

He who is once bad, is presumed to be always so, in the same degree.

Cro. Car. 317.

Manga negligentia culpa est, magna culpa dolus est.

Gross negligence is a fault, gross fault is a fraud.

Dig 50, 16, 226.

Magna culpa dolus est.

Great neglect is equivalent to fraud.

Dig. 50, 16, 226; 2 Spears, R. 256; 1 Bouv. Inst. n. 646.

Lata culpa dolo aequiparatur. **Gross negligence is equal to fraud.**

Jus et fraudem numquam cohabitant. **Right and fraud never go together.**

Qui per fraudem agit, frustra agit.

He who acts fraudulently acts in vain.

2 Roll. R. 17.

Fraus est odiosa et non praesumenda.

Fraud is odious and not to be presumed. Cro. Car. 550.

Fraus meretur fraudem. **Fraud deserves fraud.** Plow. 100. *This is very doubtful morality.*

Once a fraud, always a fraud. 13 Vin. Ab. 539.

Ex dolo malo non oritur action. **Out of fraud no action arises.**

Cowper, 343; Broom's Max. 349.

Fraus est celare fraudem. **It is a fraud to conceal a fraud.** 1 Vern. 270.

Fraus latet in generalibus **Fraud lies hid in general expressions.**

Fraus et dolus nemini patrocianari debent.

Fraud and deceit should excuse no man. 3 Co. 78.

Fraus et jus numquam cohabitant.

Fraud and justice never agree together. Wing. 680.

it is gross negligence and equivalent to fraud at is best and straight up fraud at its worse.

i expressed the law to these men and they completely ignored it.

they did not check to see if i was right, which i was and am, instead they acted in their private capacity and assaulted me while exhibiting guns in plain view which i also provided facts of evidence they committed first degree felony aggravated assault against me!

and not a single man or woman of CITY OF PASADENA has made any effort to help me?

i was arrested, robbed, kidnapped, beaten, tortured for days, video evidence of the assault was conceal and destroyed.

my arms were twisted to force my thumbprint on official documents.

my image was taken without my consent and against my own free will by force.

my fingerprints were taken without my consent and against my own god given free will by force.

i never identified myself to any of these men on any occasion.

i was falsely identified as a legal name of a fictional legal person in order to assert fictional jurisdiction over me.

it is a fact that brian douglas roark is a legal name, which is a legal fiction, which is a fiction of law. THAT IS SELF EVIDENT!

BRIAN DOUGLAS ROARK IS NOT A MAN. THAT IS SELF EVIDENT!

it is a fact the i did not create or issue brian douglas roark. THAT IS SELF EVIDENT!

it is a fact that i do not own brian douglas roark. THAT IS SELF EVIDENT!

it is a fact that legal names are created, issued, and owned by agencies operating in commercial commerce that act in de

facto status under color of law on behalf of an insolvent bankrupt corporation doing business as UNITED STATES for the receivers of its bankruptcy.

(ALL CORPORATIONS ARE CIVILLY DEAD WITH NO STANDING, NO SOVEREIGNTY AND NO BINDING FULL DISCLOSURE CONTRACT AND NO FULLY INFORMED FREELY GIVEN CONSENT).

Contractus legem ex conventionem accipiunt.

The agreement of the parties makes the law of the contract. Dig. 16, 3, 1, 6.

Contractus ex turpi caus, vel contr bonos mores nullus est.

A contract founded on a base and unlawful consideration, or against good morals, is null.Hob. 167; Dig. 2, 14, 27, 4.

*Conventio vincit legem.***The agreement of the parties overcomes or prevails against the law.**Story, Ag. See Dig. 16, 3, 1, 6.

The expressed agreement of the parties overcomes or prevails against the law, because the agreement of the parties makes the law of the contract.

Story, Ag. S 368; Dig. 16, 3, 1, 6; 2 Coke, 73.

*Consensus facit legem.***Consent makes the law. A contract is a law between the parties, which can acquire force only by consent.**

i am man and CITY OF PASADENA is a fiction of law that possesses absolutely NO JURISDICTION OVER ME, or any other man!

none of your rules, statues, codes, regulations, ordinances... apply to man, they only apply to persons, citizens, individuals and other fictions of law.

the word man does not appear in any of your so called laws because your laws do can not apply to a living flesh and blood man. man is sovereign. corporations are fictitious dead legal structures.

how can a fictitious entity do anything? IT CAN NOT !

acts arise from man and all men are equal and an equal can not command an equal.

this is all self evident.

In praesentia majoris potestatis, minor potestas cessat.

In the presence of the superior power, the minor power ceases. Jenk. Cent. 214.

Fictio cedit veritati; fictio juris non est, ubi veritas.

Fiction yields to truth. Where truth is, fiction of law does not exist.

*Homo vocabulum est naturae; persona juris civilis. **Man is a term of nature; person of civil law.***

Bouvier's Law Dictionary (1914), "Maxim," p. 2136".

*Persona **Latin. Literally, the mask of the actor. In law, the persona is the fictional 'person' or entity created by governments under military law by the process of novation.***

men with guns force me to perform commercial commerce against my own god given free will. this is involuntary servitude legally and bondage religiously and the ultimate sin against god.

god gave man free will and dominion and no man can take from another that which was given by god without being in direct conflict with god and a fiction of law can not do anything because factually IT DOES NOT EXIST! this is self evident and can not be argued, the argument would be a mere confession of conspiracy to commit fraud.

there are unambiguous facts of true law that i can point that seem never ending.

man is governed by law of god and law of nature.

THAT IS WHY I MEN WITH GUNS COMPEL ME BY FORCE OF ARMS AGAINST MY OWN GOD GIVEN
FREE WILL TO IDENTIFY MYSELF AS A FICTIONAL LEGAL PERSON.

CITY OF PASADENA as a fiction of law only possesses authority over other fictions of law.

forcing me to work for your corporation against my own god given free will is slavery.

i originate from god and only god is superior to me and only god has authority over me.

i challenge you to produce a single verifiable fact of unambiguous evidence to the contrary.

i challenge you to prove any of my claims wrong, with verifiable facts of unambiguous certified evidence.

your opinions, beliefs and desires are not facts.

WITHOUT A SINGLE FACT OF EVIDENCE OF THESE MEN FORCED A LEGAL IDENTITY ON MY SO
THEY COULD FORCE LEGAL CHARGES UPON ME.

every time i was called by the false identity i explicitly expressed that it was not my name.

I CHALLENGE YOU TO PRODUCE A SINGLE VERIFIED FACT OF UNAMBIGUOUS EVIDENCE THAT I
AM BRIAN DOUGLAS ROARK OR THAT BRIAN DOUGLAS ROARK IS MY NAME. YOU CAN NOT
PROVE IT BECAUSE IT IS NOT TRUE.

YOUR INABILITY TO PROVE THIS ONE FACT IS ITSELF A VERIFIED FACT OF UNAMBIGUOUS

CERTIFIABLE EVIDENCE OF YOUR WILLFUL INTENT TO COMMIT FRAUD.

HOW ABOUT YOU PROVIDE ME THE EXACT **LAW** THAT REQUIRES A **MAN** TO USE A LEGAL NAME AND ASSUME A LEGAL IDENTITY. if the law your refer to does not use the word man then the law you rely on does not include man. persons are fictions of law, citizens are fictions of law, civilians are fictions of law....

man is fact of nature and sovereign. only the law of god and law of nature govern man.

I CHALLENGE ANY MAN OR WOMAN AMONG YOU TO A FAIR FIGHT WHERE I AM ALLOWED TO SPEAK FREELY. NOT A MAN OR WOMAN AMONG YOU CAN DEFEAT ME IN A FAIR EXCHANGE OF WORDS. I KNOW THE TRUTH.

THE TRUTH IS FACT IS SUPERIOR TO FICTION.

I AM A FACT.

ALL CORPORATIONS ARE FICTIONS.

I CAN BE NO SIMPLER OR SELF EVIDENT.

THIS IS EXACTLY WHY CORPORATIONS PAY MEN WITH GUNS TO FORCE PEOPLE TO IDENTIFY THEMSELVES AS LEGAL NAME, (I. E. FICTIONS OF LAW)

i require the identity of all the men in all the videos so i can hold them liable for their trespass against me.

THESE MEN ARE GUILTY OF MULTIPLE FELONIES, AND YOU HAVE WITNESSED WITH YOUR OWN EYES THE MATERIAL FACTS OF UNAMBIGUOUS EVIDENCE, SO CONSIDER YOUR CHOICES WISELY.

is your loyalty to a corporation worth being named in the likely inevitable law suit?

you will be subpoenaed, put under oath and on the witness stand and i myself will be asking you questions that will expose the fraud you are participating in and your part in that fraud.

i do not wish anyone harm but these men are dangerous and belong in prison where then can not hurt any more innocent people.

they demonstrate complete ignorance of the law they are paid to enforce.

they demonstrate complete disregard for the law they are paid to enforce.

they demonstrate complete disregard for the life, liberty and happiness of local men and women.

they demonstrate an absolute arrogance and fearlessness and confidence of impunity of their acts which you yourself are supporting

i am as innocent a man as there can be and i was brutally assaulted by these coward thugs who beat me and imprisoned me... for absolutely nothing.

the thought of how many other innocent people these men and the rest of the coward thugs working for CITY OF PASADENA have captured, assaulted, injured and killed FOR PIECES OF PAPER, breaks my heart and brings me to tears.

i have a duty and obligation to all my brothers and sisters to do my very best to insure these men can not harm anyone else ever again.

this is the only reason for prisons. we require a place to put people that are injurious to other people.

also the only reason for peace officers, to protect people from other people that would harm them.

and no man, regardless of their title, possesses the authority to interfere with another's life unless he is doing so to protect others from being injured.

impersonating a legal fiction does not grant powers it restricts them.

all emails sent to from me to you are public record and everything expressed within the emails is expressed on the public record for the public record to let the public record show my god given free will and testament of conspiracy by you and others working as agents of CITY OF PASADENA to deprive me of unalienable rights and god given freedom.

Quod per recordum probatum, non debet esse negatum.

What is proved by the record, ought not to be denied.

ALL THIS WAS DONE BY FORCE OF ARMS, BY MEN ACTING UNDER THE COLOR OF THEIR OFFICE ON BEHALF OF THE MAYOR OF CITY OF PASADENA WHO ACTS ON BEHALF OF THE GOVERNOR OF THE STATE OF TEXAS WHO ACTS ON BEHALF THE PRESIDENT OF UNITED STATES WHO ACTS ON BEHALF OF FOREIGNERS WHO ARE RECEIVERS OF ITS BANKRUPTCY.

THIS IS ALL COMMERCIAL COMMERCE FOR BANKRUPT CORPORATIONS THAT ARE FACTUALLY CIVILLY DEAD ENTITIES WITH NO STANDING AND NO SOVEREIGNTY AND NO CONTRACT AND NO CONSENT WHICH OPERATE IN DE FACTO STATUS UNDER COLOR OF LAW.

in the last video is shows me get unlawfully arrested for having the word intercourse written on my car.

CLEARLY A VIOLATION OF THE FIRST AMENDMENT OF THE UNITED STATES CONSTITUTION. the right to free speech!

CLEARLY A VIOLATION OF THE FOURTH AMENDMENT OF THE UNITED STATES CONSTITUTION. the right to be secure from unreasonable seizures.

CLEARLY A VIOLATION OF THE FIFTH AMENDMENT OF THE UNITED STATES CONSTITUTION. the right to due process!!!

then the man asked me for ID, which is asking me to incriminate myself and provide evidence against myself.

CLEARLY A VIOLATION OF THE FIFTH AMENDMENT OF THE UNITED STATES CONSTITUTION. the right not to not be compelled to provide evidence against myself.

i expressed that the word had nothing to do with sex and told the man to look the word up in a dictionary!!!!

HE DID NOT LOOK THE WORD UP.

I ASKED THIS MAN WHY HE ARRESTED ME AND HE LIED AND TOLD ME I WAS NOT ARRESTED!!!!

THEN HE PULLED A GUN ON ME WHEN I GOT OUT OF MY CAR TO INFORM HIM I WAS LATE!!!!!!!

THEN I WAS BEATING AND KIDNAPPED....

the man then pulled a gun on me for getting out of my car.

THREATENED MY LIFE WITH A LOADED GUN POINTED AT ME FOR STEPPING OUT OF MY CAR TO TELL HIM I WAS LATE!!!

then another coward showed up and they beat me, robbed me, kidnapped me, imprisoned and tortured me for days .

your agents then took pictures and finger prints of me without my permission and against me own free will and falsely identified me as a legal person, who i expressly denied being every time they called the name.

I DEMAND THESE MEN PROVIDE ME AN AFFIDAVIT OF TRUTH WITH THEIR OWN WET INK SIGNATURE SIGNED UNDER PENALTY OF PERJURY AS TRUE, CORRECT AND COMPLETE, THAT I AM IN FACT BRIAN DOUGLAS ROARK AND THE BRIAN DOUGLAS ROARK IS IN FACT MY NAME

IT IS A LIE AND THEY KNOW IT AND YOU KNOW IT.

none of you have any personal first hand knowledge or verified facts of unambiguous evidence that i am brian douglas roark.

none of you have any personal first hand knowledge or verified facts of unambiguous evidence that brian douglas roark is my name

not a single man or woman among you can prove that claim because it is not true which proves you are acting in fraud.

these criminals twisted my arm and forced my thumbprint onto a document when i asked to see the evidence bag.

this was done in front of a room full of ten or more people and no one said or did anything to help me.

when you check the video, and you better not destroy it, you will see me look directly at the camera. i was checking to see if the camera was on and i saw the red light which indicates recording so this blatant act of fraud was recorded with your own cameras and will be subpoenaed.

i found out later the evidence bag was missing my recording glasses which had recorded the entire assault earlier when i was first arrested. they also knowingly, willfully and intentionally deleted the video from my dash cam that also recorded the entire assault.

these men twisted my arm and forced my thumbprint onto legal documents, and i told them that was fraud and they

told me to shut up.

they refused to return my sunglasses to conceal material fact of their assault as it was recorded on my glasses.

they deleted the video from my dash cam. I CAN PROVE IT!

what the fuck do these men have to do to be arrested?

i was arrested for free speech, then beaten, robbed and kidnapped, by force of arms, and imprisoned and tortured for days; I DOD NOT BREAK ANY LAW AT ALL!!!! I DID NOT HARM ANYONE AT ALL!!! I DID NOT

DAMAGE ANYONE'S PROPERTY AT ALL!!! I DID NOT BREACH THE PEACE AT ALL!!! I DID NOT COMMIT A FELONY AT ALL!!! THE MEN HAD NO PROBABLE CAUSE AT ALL!!

the fact you these men have not been arrested with all the evidence i gave you and i was arrested twice for having the word inter course on my care, a violation of constitutional right to free speech. once for carrying knives, again a violation of constitutional right to keep and bear arms. once for not falsely identifying myself as a legal name and impersonating a fictitious person and using commercial identification.

this is clearly fraud and clearly conspiracy but seemingly the entire CITY OF PASADENA, PASADENA POLICE DEPARTMENT, HARRIS COUNTY and all agents thereof.

i have informed the lots of people to insure they have an opportunity to act on facts of evidence which they are by law and oath obligated to act on.

all evidence, images, fingerprints, police reports, etc. are fruit of a poisonous tree. all of it is fraud because it originated from fraud.

brian douglas roark originates from fraud due to lack of full disclosure at its creation.

brian douglas roark and everything about brian douglas roark is an absolute fraud and i challeng you to produce a single verified fact of unambiguous evidence to the contrary.

ONE FACT !!!!! none exist.

I CHALLENGE ANY MAN AMONG YOU TO PROVIDE ME AN AFFIDAVIT SWEARING UNDER PENALTY OF PERJURY THEY POSSESSES PERSONAL FIRST HAND KNOW ANYTHING INFORMATION ABOUT BRIAN DOUGLAS ROARK IT TRUE, CORRECT, COMPLETE, NOT MISLEADING AND NOT HEARSAY, AND SUPPORT IT WITH VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE.

I HAD TWO RECORDERS RECORDING THE ASSAULT BECAUSE I KNEW THAT YOUR AGENTS WOULD ASSAULT ME AND I WANTED PROOF. THEY WILLFULLY DESTROYED THE DASHCAM VIDEO AND TWISTED MY ARM AND FORCED MY THUMBPRINT ONTO DOCUMENTS AND STOLE MY RECORDING GLASSES, WHICH ARE IN THE PROPERTY ROOM BECAUSE THEY DID NOT PUT THEM INTO THE EVIDENCE BAG WHICH IS WHY THEY TWISTED MY ARMS AND FORCED MY THUMBPRINT ONTO THE LEGAL DOCUMENT STATING THE CONTENTS OF THE EVIDENC EBAG WAS TRUE CORRECT AND COMPLETE.

what reason would you and every other agent of your corporation possible have for not acting on the facts of evidence i have given you?

why do you not arrest these men immediately?

YOU HAVE IN YOUR POSSESSION UNDENIABLE FACTS OF EVIDENCE.

THERE IS ABSOLUTELY NO DENYING THE GUILT OF FELONY ACTS BY THESE MEN.

ANY REASONABLE MEN OR WOMAN WOULD HAVE ACTED INSTANTLY UPON SUCH KNOWLEDGE UNLESS THEY WERE INTENTIONALLY CONSPIRING WITH THESE MEN.

this is fraud and it appears to me, based on every conversation i had with agents of your corporation, every man and women in your corporation is a willing participant in conspiring to protect these men from accountability of their criminal acts.

i get it, you all protect your employer, your fellow employees etc..

while that might be a commendable quality in some situations in is conspiracy to commit fraud in this one.

why would you not act on these facts, which are not allegations since you have evidence of the crimes.

i was arrested for NOTHING AND IMPRISONED AND TORTURED FOR DAYS, FOR NOTHING!

i gave you material facts of evidence of multiple felonies, of multiple agents and you do not arrest these men? WHY IS THAT????

there can only be one answer and that is you are willful participants in the deprivation of my god given freedom.

can you explain to me why no one has done anything about this to date?

i reported the first arrest and because no one did anything about that i was eventually assaulted, held at gun point, beaten, robbed, kidnapped, my car was stolen, i was forced to register my car as a commercial motor vehicle and had to pay a ransom to get it back, and so much more and all this was forced upon me without my consent and against my own god given free will by force of arms.

these are facts and you have verified, undeniable, unambiguous facts on video which can not be denied.

STILL YOU PEOPLE REFUSE TO DO ANYTHING!!!!

it appears to me you want these men to murder me and other men and women that do not wish to be part of your corporation.

it appears to me your entire corporation is a criminal organization and not a single men in your corporation is willing to do anything about these cowards running around with guns harming and killing living men and women of this area.

THIS IS ALL COMMERCIAL COMMERCE. YOU HAVE NO ONES FREELY GIVEN FULLY INFORMED CONSENT.

even those that appear to consent to participate in your corporation are not fully informed so their consent can not be considered unless you fully inform them and see if they still consent.

if there was no financial benefit to your acts then you would not act in such a manner.

CITY OF PASADENA PAYS MEN TO ASSAULT ME AND DEPRIVE ME OF CONSTITUTIONALLY PROTECTED RIGHTS!

when i say CITY OF PASADENA i mean jeff wagner, the man acting as mayor who is the chief executive officer of CITY OF PASADENA and it's principal.

Let the principal answer.

4 Co. Inst. 114; 2 Bouv. Inst. n. 1337; 4 Bouv. Inst. n. 3586.

- Unumquodque est id quod est principalius in ipso.

That which is the principal part of a thing is the thing itself.Hob. 123.

- Quod per me non possum, nec per alium.

What a person cannot do by himself, he cannot do through another person.

Quod per me non possum, nec per alium.

What I cannot do in person, I cannot do by proxy.4 Co. 24.

your silence constitutes tacit agreement with every claim i make in emails i send you.

Legal maxim: He who does not deny, admits.

you have a legal duty and moral obligation to respond and deny anything you believe not to be true.

failure to respond is fatal.

every video begins with an false imprisonment.

Quod initio vitiosum est, non potesttractu temporis convalescere. "**Time cannot render valid, an act void in its origin.**" Dig. 50, 17, 29.

no warrant

no breach of the peace

no felony

no probable cause

no injured party

no damaged property

no consent;

no due process

no miranda rights

by force of arms.

Silent leges inter arma. **laws are silent amidst arms.** 4 Co. Inst. 70.

these men forcefully imposed their will upon me against my own god given free will; they compelled me, by force of arms, into involuntary servitude.

these men unambiguously violated their sworn oath of office and deprived me of constitutionally recognized, acknowledged, accepted and protected unalienable rights they swore an oath to support.

violating sworn oath = felony perjury.

impersonating a peace office = felony (violating oath means acting outside of official capacity which mean acting in private capacity which means impersonating peace officer.)

aggravated assault = felony

aggravated assault = felony

the moment these men initiated intercourse constitutes false imprisonment.

<https://www.youtube.com/watch?v=C7cQbHXIEn8>

the first video evidences and unlawful arrest for carrying knives.

the constitution of UNITED STATES is your supreme law and the second amendment prevents agents of your corporation from infringing on me for keeping and bearing arms and the fourth amendment prevents agents of your corporation from unreasonable searches and seizures.

Amendment II - A well regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed.

Amendment IV - The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Amendment V - No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall

any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

Amendment V - No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

i was under arrest the moment someone called 911. i was considered guilty until proven innocent.

this begins with emergency sirens. there was no emergency. use of siren declares an emergency. it is a felony to willfully falsely declare an emergency.

fearing for my life i immediately placed the knives of the ground, placed my backpack on the ground and stepped backwards with my hands in the air.

BEFORE THE COWARDS EXISTED THEIR VEHICLE. this was not consent this was fear for my life and an act of self preservation from incompetent men with guns.

im tired of living in constant fear for my live.

i demand you cease and desist immediately.

I HEREBY CONVEY THIS NOTICE OF ESTOPPEL.

YOU EITHER PROVE WITH VERIFIED FACTS OF EVIDENCE CITY OF PASADENA, a fictitious entity, POSSESSES AUTHORITY OVER A LIVING FLESH AND BLOOD MAN OR YOU CONCEDE FRAUD AND ABSOLVE YOUR CORPORATION Immediately.

Sent with [ProtonMail](#) Secure Email.

----- Original Message -----

On August 7, 2018 2:53 PM, Living man of God <living_man_of_god@protonmail.com> wrote:

private

notice

notice to agent is notice to principal. notice to principal is notice to agent.

silence is acquiescence, agreement, dishonor and estoppel.

to linda rorick, the woman acting as "City Secretary" for CITY OF PASADENA; in private and unlimited capacity.

hereinafter: you, your or yours

from the self-aware living soul of god within the living flesh and blood man of god created by the will of god in the image of god on land of god with dominion of god; i am a true physical fact of nature known locally as master.

hereinafter: me. my, myself or i.

i have manifested and conveyed to you, and multiple other agents of your corporation, unambiguous verified facts of evidence that agents of your corporation have trespassed against me.

to protect myself from unlawful arrest by force of arms, i published a clearly visible *formal notice* in writing on my private traveling machine publicly conveying , on the public record, for the public record, to let the public record show, my expressed god given free will and unambiguous testament.

<TPKIGUGNNLKL.IMAGE.jpeg><JMSQRGODGPAO.IMAGE_1.jpeg><ACSKOWTTRXKK.IMAGE_2.jpeg>
<SKSVBMGVURCW.IMAGE_3.jpeg>

men exhibiting guns in plain view who act as revenue agents of and for your corporation, compel me against my own god given free will, by force of arms, to falsely identify myself as a legal name and impersonate a legal person of an insolvent bankrupt corporation operating in commercial commerce on behalf of international bankers.

- Representative James A. Traficant Jr. (D-OH) Congressional Record, March 17, 1993 - Vol. 33. page H-1303
- It is an established fact that the United States Federal Government has been dissolved by the Emergency Banking Act, March 9, 1933, 48 Stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent. H.J.R. 192, 73rd Congress session June 5, 1933 - Joint Resolution To Suspend The Gold Standard and Abrogate The Gold Clause dissolved the Sovereign Authority of the United States and the official capacities of all United States Governmental Offices, Officers, and Departments and is further evidence that the United States Federal Government exists today in name only.
- The **receivers** of the United States Bankruptcy are the International Bankers, via the United Nations, the World Bank and the **International Monetary Fund. All United States Offices, Officials, and Departments** are now operating within a **de facto status** in name only under Emergency War Powers.
- **The federal Government exist in name only.**
- **LAWFUL - That which is *not forbidden by law*.**
- **What is DE FACTO?** In fact, in deed, actually. This phrase is used to characterize an officer, a government, a past action, or a state of affairs which exists actually and must be accepted for all practical purposes, but which is illegal or illegitimate. In this sense it is the **contrary of de jure**, which means rightful, legitimate, just, or constitutional. (Black's Law Dictionary)
- **What is DE JURE?** Of *right; legitimate; lawful* ; by right and just title. In this sense it is the ***contrary of de facto***,... (Black's Law Dictionary)

i have conveyed to you, and many others in your corporation, verified unambiguous evidence of men acting as agents of and for your corporation undeniably violating the good faith of their sworn oaths.

VIOLATING THE GOOD FAITH OF A SWORN OATH IS FELONY PERJURY.

i have conveyed to you, and many others in your corporation, verified unambiguous evidence of men acting as agents of and for your corporation undeniably acting outside the scope of their official capacity thereby acting in their private capacity therefor impersonating lawful peace officer.

IT IS A FELONY TO IMPERSONATE A PEACE OFFICER.

the fraud of your entire corporation, be it malicious or gross neglect, about what constitutes an arrest is cause to immediately dissolve and abolish your corporation.

IT IS A VERIFIED UNAMBIGUOUS MATERIAL FACT OF EVIDENCE THAT STOPPING A MAN CONSTITUTES AN ARREST.

IT IS FRAUD TO DECEIVE PEOPLE AND BENEFIT FROM THAT DECEPTION. YOUR CORPORATION GENERATES REVENUE FROM THIS DECEPTION AS WELL AS MANY OTHERS.

the legal definition of the word arrest from Black's Law Dictionary 1st Edition.

arrest: in criminal practice. *the stopping*, seizing, or apprehending of a person by *lawful* authority; Black's Law Dictionary 1st Edition

a. Any restraint, however slight, upon another's liberty to come and go as one pleases, constitutes an "arrest." Swetnam v. W.F. Woolworth Co. , 318 P.2d 364, 366, 83 Ariz. 189., and further,

b. A motorist is seized when a police officer pulls up behind his car and activates full emergency lights." State v. DeArman , 54 Wn. App. 621, 624, 774 P.2d 1247 (1989)., and further,

c. A seizure occurs if in view of all the circumstances surrounding the incident, a reasonable person would have believed that he was not free to leave. STATE v. ARANGUREN, 42 Wn. App. 452, 455, 711 P.2d 1096 (1985) (quoting UNITED STATES v. MENDENHALL, 446 U.S. 544, 554, 64 L. Ed. 2d 497, 100 S. Ct. 1870 (1980)).

i could go on for days with the definition in every dictionary seemingly endless court decisions that concur with the dictionary definition of the word.

i can also go on seemingly endlessly with all the laws these men broke to assault me and deprive me of god given freedom and constitutionally protected unalienable rights.

i can prove fraud and fraud vitiates everything is come into contact with. again i can provide a seemingly endless number of court cases that concur as well as undeniable unambiguous verified facts of evidence that coincide with the very definition of the word in every legal dictionary.

"Quod alias bonum et justum est, si per vim vei fraudem petatur, malum et injustum efficitur.

What is otherwise good and just, if sought by force or fraud, becomes bad and unjust.

3 Co. 78." Bouvier's Maxims of Law, 1856.

Si quis custos fraudem pupillo fecerit, a tutela removendus est.

If a guardian behave fraudulently to his ward, he shall be removed from the guardianship.

Jenk. Cent. 39.

effect follows cause

That which was originally void, does not by lapse of time become valid.

Quod initio vitiosum est, non potesttractu temporis convalescere.

"Time cannot render valid, an act void in its origin."

Dig. 50, 17, 29.

Qui semel malus, semper prasumitur esse malus in eodem genere.

He who is once bad, is presumed to be always so, in the same degree.

Cro. Car. 317.

Manga negligentia culpa est, magna culpa dolus est.

Gross negligence is a fault, gross fault is a fraud.

Dig 50, 16, 226.

Magna culpa dolus est.

Great neglect is equivalent to fraud.

Dig. 50, 16, 226; 2 Spears, R. 256; 1 Bouv. Inst. n. 646.

Lata culpa dolo aequiparatur. **Gross negligence is equal to fraud.**

Jus et fraudem numquam cohabitant. **Right and fraud never go together.**

Qui per fraudem agit, frustra agit.

He who acts fraudulently acts in vain.

2 Roll. R. 17.

Fraus est odiosa et non praesumenda.

Fraud is odious and not to be presumed. Cro. Car. 550.

Fraus meretur fraudem. **Fraud deserves fraud.** Plow. 100. *This is very doubtful morality.*

Once a fraud, always a fraud. 13 Vin. Ab. 539.

Ex dolo malo non oritur action. **Out of fraud no action arises.**

Cowper, 343; Broom's Max. 349.

Fraus est celare fraudem. **It is a fraud to conceal a fraud.** 1 Vern. 270.

Fraus latet in generalibus **Fraud lies hid in general expressions.**

Fraus et dolus nemini patrocianari debent.

Fraud and deceit should excuse no man. 3 Co. 78.

Fraus et jus numquam cohabitant.

Fraud and justice never agree together. Wing. 680.

A forestaller is an oppressor of the poor, and a public enemy to the whole community and the country.

It is safer to be deceived than to deceive.

A deceiver deals in generals.

A concealed fault is equal to a deceit.

He is not deceived who knows himself to be deceived.

Let him who wishes to be deceived, be deceived.

Consentientes et agentes pari poen plectentur. **Those consenting and those perpetrating are embraced in the same punishment. 5 Co. 80.**

He who does not prevent what he can, seems to commit the thing.

He who does not prevent what he can prevent, is viewed as assenting.

He who does not forbid what he can forbid, seems to assent.

He who does not forbid, when he might forbid, commands.

He who does not repel a wrong when he can, induces it.

Often it is the new road, not the old one, which deceives the traveler.

Deceit is an artifice, since it pretends one thing and does another.

fraud vitiates all contracts.

Vendens eandem rem doubus falsarius est.

It is fraudulent to sell the same thing twice.

Jenk. Cent. 107. See Stalionat.

Contractus legem ex conventione accipiunt.

The agreement of the parties makes the law of the contract. Dig. 16, 3, 1, 6.

Contractus ex turpi caus, vel contr bonos mores nullus est.

A contract founded on a base and unlawful consideration, or against good morals, is null.Hob. 167; Dig. 2, 14, 27, 4.

*Conventio vincit legem.***The agreement of the parties overcomes or prevails against the law.**Story, Ag. See Dig. 16, 3, 1, 6.

The expressed agreement of the parties overcomes or prevails against the law, because the agreement of the parties makes the law of the contract.

Story, Ag. S 368; Dig. 16, 3, 1, 6; 2 Coke, 73.

*Consensus facit legem.***Consent makes the law. A contract is a law between the parties, which can acquire force**

only by consent.

i have conveyed to you, and many others in your corporation, verified unambiguous evidence of men acting as agents of and for your corporation undeniably acting under the color of their office and unlawfully arresting me thereby committing first degree aggravated assault.

Texas Penal Code: Title 5, Chapter 22, Section 22.02. **AGGRAVATED ASSAULT**

- a. (a) A person commits an offense if the person commits assault as defined in Sec. 22.01 and the person:
 - (2) uses or exhibits a deadly weapon during the commission of the assault.

- b. (b) An offense under this section is a felony of the second degree, except that the offense is a felony of the first degree if:
 - (2) regardless of whether the offense is committed under Subsection (a)(1) or (a)(2), the offense is committed:

(A) by a public servant acting under color of the servant's office or employment;

FIRST DEGREE AGGRAVATED ASSAULT IS A FELONY AND EVER SINGLE MAN IS EACH VIDEO IS GUILTY OF THIS.

i demand you arrest these men and prosecute them to the fullest extent of the law.

if you do not immediately arrest these men then you thereby conspire with these men to deprive me of constitutionally protected unalienable rights and are are violating the good faith of your sworn oath and shall be equally liable to the same punishment, civilly and criminally, as all of these men

.(maxim of law) *Consentientes et agentes pari poen plectentur.*

Those consenting and those perpetrating are embraced in the same punishment. 5 Co. 80.

HOW MANY INNOCENT PEOPLE HAVE BEEN HARMED BY THESE MEN ?

YOU SHALL BE LIABLE FOR ANY HARM THESE MEN DO TO ANYONE ELSE SHOULD YOU ELECT NOT TO ACT ON THESE POSITIVE VERIFIED UNAMBIGUOUS FACTS OF EVIDENCE OF FELONIES THESE MEN HAVE COMMITTED.

THESE ARE BAD MEN AND BELONG IN PRISON WHERE THEY CAN NOT HURT ANYONE ELSE.

the mayor is liable for all the acts of these men and every man, they and others in your corporation like them, have harmed.

the 'oaths of office' are clear regarding the adherence to the constitution.

article two, section one, last clause: the president promises to "preserve, protect and defend the constitution".

article four, last clause: all other state and federal officers and judges promise to "support" the constitution.

the mayor, police chief and all police officers have sworn/affirmed
oath of office to support and or defend the united states constitution;

**i accept sworn/affirmed oath of office of all officials in your corporation, CITY OF PASADENA, and demand
all officials in your corporation act in the good faith of their sworn oaths.**

numbers chapter thirty verse one and two

And Moses spake vnto the heads of the tribes, concerning the
children of Israel, saying, This is the thing which the Lord hath
commanded. If a man vowe a vow vnto the Lord, or sweare an
othe to bind his soule with a bond: he shall not breake his word,
hee shall doe according to all that proceedeth out of his mouth.

leuiticus chapter five verses three through five

Or if he touch the vncleannesse of man, whatsoeuer vncleannesse
it be that a man shalbe defiled withall, and it be hid from him,
when he knoweth of it, then he shalbe guilty. Or if a soule sweare,
pronouncing with his lips to do euill, or to do good, whatsoeuer it
be that a man shall pronounce with an oath, and it be hid from
him, when he knoweth of it, then he shalbe guilty in one of these.
And it shalbe when he shalbe guiltie in one of these things, that
he shall confesse that hee hath sinned in that thing.

when congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all, but is void; and american men and women have no obligation to comply. alexander hamilton says this repeatedly in 'the federalist papers' . here are a few examples:

"If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify." (federalist number 33, 5th paragraph).

"...acts of ... [the federal government] which are NOT PURSUANT to its constitutional powers, will [not] become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..."(federalist number 33, 6th paragraph).

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, is void. No legislative act ... contrary to the Constitution, can be valid. To deny this, would be to affirm ... that men ... may do not only what their powers do not authorize, but what they forbid."

(federalist number 78, 10th paragraph).

when it is proven, by tacit agreement or otherwise, that men wearing police officer costumes act under the color of their office as revenue agents of and for fictitious foreign entities outside the republic of the united states of america; and or proven tacitly or otherwise that acts of wrongdoers are an assault on the men, woman and children of the republic of the united states for amercia, their real and other properties, their right of privacy, right of locomotion, right to keep and bare arms, right to sovereignty, well being, liberty, or right to equitable contracts; and or proven tacitly or otherwise that legal actions used to implement compulsory commercial commerce are contrary to, and a collateral and direct attack upon, the united states constitution, **there may be grounds for a grand jury indictment for treason**, to wit:

united states constitution, article three, section three

treason shall consist only in levying war against them, **or in adhering to their enemies, giving them aid** and comfort. no person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court. the congress shall have power to declare the punishment of treason, but no attainder of treason shall work corruption of blood, or forfeiture except during the life of the person attainted.

deuteronomie chapter seventeen verse six

At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death, be put to death: but at the mouth of one witnesse he shall not bee put to death.

deuteronomie chapter seventeen verse fifteen

One witnesse shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: at the mouth of **two witnesses**, or at the mouth of three witnesses, shall the matter be stablished.

matthew chapter eighteen verse sixteen

But if he will not heare thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses**, euery word may be established.

two corinthians chapter thirteen verse one

This is the third time I am comming to you: in the mouth of **two** or three **witnesses** shal euery word be established.

to the hebrewes chapter ten verse twenty-eight

Hee that despised Moses Lawe, died without mercy, vnder **two** or three **witnesses**. [emphasis added on each item above]

united states constitution amendment four

The right of the people to be secure in their persons, **houses**, papers, and effects, **against unreasonable searches and seizures, shall not be violated**, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized. [emphasis added]

united states constitution, amendment fourteen section one

All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

eighteen united states code two thousand three hundred and eighty-two - misprision of treason

Whoever, owing allegiance to the United States and **having knowledge of the commission of any treason** against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, **is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven years, or both.** [emphasis added]

Sent with [ProtonMail](#) Secure Email.

----- Original Message -----

On July 30, 2018 8:34 AM, Linda Rorick <LDRorick@ci.pasadena.tx.us> wrote:

Acknowledged.

<WGKSLROZQIVA.IMAGE_2.bmp>

Linda Rorick, City Secretary

City of Pasadena, Texas

P. O. Box 672

Pasadena, TX 77501

Office: (713) 475-5533

Fax: (713) 475-7883

ldrorick@ci.pasadena.tx.us

CONFIDENTIALITY NOTICE

This email and any files transmitted with it are confidential and are intended solely for the use of the individual or entity to which they are addressed. This communication may contain material protected by the attorney-client privilege. If you are not the intended recipient or the person responsible for delivering the email to the intended recipient, be advised that you may have received this email in error and that any use, dissemination, forwarding, printing, coping or the taking of any action in reliance on the contents of this email is strictly prohibited. If you have received this email in error, please immediately notify the sender by return email and delete this email from your system.

i am a man not a sir.

you may call me brother, friend or just man.

Sent from ProtonMail Mobile

On Fri, Jul 27, 2018 at 11:00 AM, Linda Rorick <LDRorick@ci.pasadena.tx.us> wrote:

Sir; your email has been received; thank you.



Linda Rorick, City Secretary

City of Pasadena, Texas

P. O. Box 672

Pasadena, TX 77501

Office: (713) 475-5533

Fax: (713) 475-7883

ldrorick@ci.pasadena.tx.us

CONFIDENTIALITY NOTICE

This email and any files transmitted with it are confidential and are intended solely for the use of the individual or entity to which they are addressed. This communication may contain material protected by the attorney-client privilege. If you are not the intended recipient or the person responsible for delivering the email to the intended recipient, be advised that you

may have received this email in error and that any use, dissemination, forwarding, printing, coping or the taking of any action in reliance on the contents of this email is strictly prohibited. If you have received this email in error, please immediately notify the sender by return email and delete this email from your system.

>>> Living man of God <living_man_of_god@protonmail.com> 7/27/2018 10:17 AM >>>

please note that i have given you facts of evidence of felonies committed by your agents and you have a legal and moral duty to arrest these men and prosecute them to the fullest extent of the law and failure to do so shall be considered thereby an act to conspire with these men and be held equally civilly and criminally liable.

Sent from ProtonMail Mobile

On Fri, Jul 27, 2018 at 10:11 AM, Linda Rorick <LDRorick@ci.pasadena.tx.us> wrote:

Sir; this will acknowledge receipt of your correspondence. It is being forwarded to appropriate personnel for review and consideration.



Linda Rorick, City Secretary

City of Pasadena, Texas

P. O. Box 672

Pasadena, TX 77501

Office: (713) 475-5533

Fax: (713) 475-7883

ldrorick@ci.pasadena.tx.us

This email and any files transmitted with it are confidential and are intended solely for the use of the individual or entity to which they are addressed. This communication may contain material protected by the attorney-client privilege. If you are not the intended recipient or the person responsible for delivering the email to the intended recipient, be advised that you may have received this email in error and that any use, dissemination, forwarding, printing, copying or the taking of any action in reliance on the contents of this email is strictly prohibited. If you have received this email in error, please immediately notify the sender by return email and delete this email from your system.

>>> Living man of God <living_man_of_god@protonmail.com> 7/26/2018 12:49 AM >>>

i need immediate assistance to prevent public servants with complete disregard for the law from executing me.

i have been attacked on multiple occasions. these men violate the law they swore oaths to support.

these were all unlawful arrest and violations on constitutionally protects rights:

[U.S. Code](#) > [Title 18](#) > [Part I](#) > [Chapter 13](#) > § 242

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any [person](#) in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the [United States](#), or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

i was seriously injured in the last attack were i was arrested for exercising constitutional right of free speech then i was beaten by two men with guns for exercising the constitutionally protected right to not incriminating myself, then kidnapped, robbed, tortured my car was stolen etc. these men destroyed evidence when they knowingly, willfully and intentionally deleted the video i recorded on my dash cam video, which i recovered and is the last video link.

these men not only destroyed evidence but twisted my arm and forced my thumbprint on documents while in jail. i was never allow to speak to a judge and after 3 days in jail they let me go. they would not release my automobile unless i registered it as commercial property. this list goes on and on.

these men do not know the law and do not care and they knowingly and willfully intentionally break the law and i feel absolutely certain they are going to execute me and i live in constant fear of another vicious attack.

i require these men be prosecuted to the fullest extent of the law for their crimes or you will be liable for any harm

they cause heretofore.

will you help me?a

i am terrified 24/7

these men have absolutely no regard for the law and operate with complete impunity.

i called the police and they refuse to identify the men that attacked me.

these men are going to kill me if someone above them does not stop them.

<https://www.youtube.com/watch?v=C7cQbHXIEn8>

<https://www.youtube.com/watch?v=9cv05euBOGU>

<https://www.youtube.com/watch?v=zV1xvk3gwSU>

<https://www.youtube.com/watch?v=1ri2fm8RCtE>

	IPMBPVUQXFAF.IMAGE_4.jpeg 138.72 KB		OJKLHEIIOGXW.IMAGE_5.jpeg 188.64 KB		ASSYWGAYVBPN.IMAGE_6.jpeg 202.74 KB
	RNGLEYMQWESQ.IMAGE_3.bmp 28.26 KB		JGLKKXDRZIFZ.IMAGE_4.bmp 28.26 KB		